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17	Attorneys for MACKENZIE ANNE THOMA, on behalf of herself
	and all others similarly situated
18	
19	UNITED STATES DISTRICT COURT
20	CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION
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JOINT APPENDIX OF EVIDENCE RE: DEFENDANTS' MSJ

27

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Dated: January 10, 2025 KANE LAW FIRM

By: /s/ Brad Kane

Brad S. Kane

Attorney for Defendants

Dated: January 10, 2025 BIBIYAN LAW GROUP, P.C.

By: <u>/s/ Rafael Yedoyan</u>

Rafael Yedoyan

Attorney for Plaintiff

1 2 3 4 5 6 7 8	KANE LAW FIRM Brad S. Kane (SBN 151547) bkane@kanelaw.la 1154 S. Crescent Heights. Blvd. Los Angeles, CA 90035 Tel: (323) 697-9840 Fax: (323) 571-3579 Trey Brown (SBN 314469) trey.brown@vixenmediagroup.com 11337 Ventura Blvd. Studio City, CA 91604	
9 10	Attorneys for Defendants VXN GROUP LLC and MIKE MILI	LER
11	UNITED STAT	ES DISTRICT COURT
12		RICT OF CALIFORNIA
13	WESTE	ERN DIVISION
14	MACKENZIE ANNE THOMA, a.k.a. KENZIE ANNE, an	Case No. 2:23–cv–04901 WLH (AGRx)
15	individual and on behalf of all	DECLARATION OF BELEN
16	others similarly situated,	BURDITTE CERTIFYING DOMESTIC BUSINESS RECORDS
17	Plaintiff, v.	DOMESTIC DUSTIVESS RECORDS
18	VXN GROUP LLC, a Delaware	Complaint Filed: April 20, 2023
19	limited liability company; MIKE	Removed: June 21, 2023
20	MILLER, an individual; and DOES 1 to 100, inclusive,	
21	Defendants.	
22		
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- I, Belen Burditte, hereby declare as follows: 1
- I am competent to make this declaration. The facts stated within this 1. 2 declaration are within my personal knowledge. 3
- I am Production Accountant for VXN Group, LLC ("VXN"). I am 2. 4
- responsible for ensuring that VXN maintains accurate and complete financial 5
- records of its regularly conducted film production activities. 6
- 3. I am also VXN's liaison between VXN and our workers compensation 7
- insurance provider State Compensation Insurance Fund ("State Fund")¹. 8
- I am responsible for reporting to State Fund all of the income 4. 9
- payments that are made to our actors, film production crew, office and remote 10
- employees. 11
- Approximately once a year, State Fund conducts audits of the reports 5. 12
- we provide them. They do this to ensure that the information we provide them is 13
- accurate. 14
- Even though it is very expensive for VXN, we are classified with State 6. 15
- Fund as a Motion Picture Production Company because that is what VXN does as 16
- a company. We create motion pictures. 17
- 7. Our insurance coverage with State Fund has been since the beginning 18
- of 2020 to present. 19
- At all times, including when Plaintiff was casted in our motion 8. 20
- pictures, we have been classified by State Fund as a Motion Picture Production 21
- Company. 22

26

28

- 9 At all times that Plaintiff was contracted with VXN, Mackenzie 23
- Thoma was classified with State Fund as an actor. 24

27 ¹ https://www.statefundca.com/about/fact-sheet/

> DECLARATION OF BELEN BURDITTE CERTIFYING DOMESTIC **BUSINESS RECORDS**

- 1 10. The information we submit has been audited twice in that time by 2 State Fund.
- The audits have been both in person and at our office and remotely.
- The purpose of the audits was to review all job duties of our workers
- 5 and their on set exposure. I participated in each of these audits.
- 6 13. The State Fund audit reported that Mackenzie Thoma, among others,
- 7 was properly classified as an actor. The State Fund audit also acknowledged that
- 8 VXN's actors were paid on a 1099 basis.
- 9 14. We have also been audited as to whether we are in the correct class
- with State Fund as a Motion Picture Production Company.
- 15. That audit took place on April 9, 2022 when an individual from the
- 12 Workers' Compensation Insurance Rating Bureau of California (WCIRB)
- 13 inspected our California operations. They found the Motion Picture Production
- 14 Company classification to be accurate.
- 16. Attached to this declaration are true and correct records from VXN's
- 16 Online Account with State Fund.
- 17. Also attached to this declaration are true and correct records from
- 18 VXN's audits with State Fund and WCIRB. These records have been produced as
- 19 excerpts and redacted to protect the privacy of the people and entities who work
- 20 for VXN.

- 18. I was also responsible for making payments to Mackenzie Thoma for
- each of the motion pictures that she was cast in for VXN.
- 19. I paid Mackenzie Thoma her rate as set forth in her contract with VXN
- 24 for each of the motion pictures she acted in for VXN.
- 25 20. Pursuant to Federal Rules of Evidence 803(6) (Records of regularly
- 26 conducted activity) and 902(11) (Certified domestic records or regularly conducted
- 27 activity), I hereby certify that the records attached to this declaration were made

2

contemporaneously with the transactions and events stated therein by, or from information transmitted by, someone with knowledge of the facts; were kept by VXN in the course of regularly conducted activity; and were made as part of the regular practice of that activity. The attached records are exact duplicates of the original records.

I declare under penalty of perjury that the foregoing is true and correct. Executed on September 13, 2024 at Los Angeles, California.

Belen Burditte

DECLARATION OF BELEN BURDITTE CERTIFYING DOMESTIC BUSINESS RECORDS

Page 322 of 857 _ Joint MSJ Appendix

Policy Information >> Classifications

Classifications

VXN GROUP LLC

Policy Number -2020

8810 (1)

9610 (1)

Coverage Period 02-07-2020 to 02-07-2021

Inception Date 02-07-2020 Expiration Date 02-07-2021 Anniversary Rating Date ---

Regional Office Los Angeles
Field Services Office SC - LOS ANGELES
Quote ID 801615961

Effective

02-07-2020

02-07-2020

Industry Code

Industry Code 78 - MOTION PICTURES

Classifications

Governing

Help

Endorsed Classifications	
Code	Description

CLERICAL OFFICE EMPLOYEES--N.O.C.

MOTION PICTURES--PRODUCTION--IN STUDIOS AND OUTSIDE--ALL EMPLOYEES THE ENTIRE

REMUNERATION OF ACTORS, MUSICIANS, PRODUCERS AND THE MOTION PICTURE DIRECTOR SHALL BE INCLUDED SUBJECT TO A MAXIMUM OF \$139,100 PER YEAR PER PERSON. WHEN SUCH EMPLOYEES DO NOT WORK THE ENTIRE YEAR, THE PAYROLL LIMITATION SHALL BE PRORATED BASED UPON THE NUMBER OF WEEKS IN WHICH SUCH EMPLOYEES WORKED DURING THE POLICY

PERIOD.



QUOTE

POLICY +

CLAIMS -

S - SAFETY SERVICES -

MORE .



Policy Information >> Classifications

Classifications VXN GROUP LLC Inception Date 02-07-2021 Expiration Date 02-07-2022 Anniversary Rating Date --- Regional Office Los Angeles Field Services Office SC - LOS ANGELES Quote ID 801867152

Policy Number 9 2021

Coverage Period 02-07-2021 to 02-07-2022

Industry Code

Industry Code 78 - MOTION PICTURES

Classifications

Endorsed Classifications

	Code	Description	Effective
	8810 (1)	CLERICAL OFFICE EMPLOYEESN.O.C.	02-07-2020
	8871 (1)	CLERICAL TELECOMMUTER EMPLOYEESN.O.C.	02-07-2021
Governing	9610 (1)	MOTION PICTURESPRODUCTIONIN STUDIOS AND OUTSIDEALL EMPLOYEES THE ENTIRE REMUNERATION OF ACTORS, MUSICIANS, PRODUCERS AND THE MOTION PICTURE DIRECTOR SHALL BE INCLUDED SUBJECT TO A MAXIMUM OF \$139,100 PER YEAR PER PERSON. WHEN SUCH EMPLOYEES DO NOT WORK THE ENTIRE YEAR, THE PAYROLL LIMITATION SHALL BE PRORATED BASED UPON THE NUMBER OF WEEKS IN WHICH SUCH EMPLOYEES WORKED DURING THE POLICY PERIOD.	02-07-2020





Help

Policy Information >> Classifications

Classifications VXN GROUP LLC Inception Date 02-07-2022 Regional Office Los Angeles
Expiration Date 02-07-2023 Field Services Office SC - LOS ANGELES
Anniversary Rating Date --- Quote ID 700070169

Policy Number 926 2022 Coverage Period 02-07-2022 to 02-07-2023 ▼

Industry Code

Industry Code 78 - MOTION PICTURES

Classifications

Endorsed Classifications

	Code	Description	Effective
	8810 (1)	CLERICAL OFFICE EMPLOYEESN.O.C.	02-07-2022
	8871 (1)	CLERICAL TELECOMMUTER EMPLOYEESN.O.C.	02-07-2022
Governing	9610 (1)	MOTION PICTURESPRODUCTIONIN STUDIOS AND OUTSIDEALL EMPLOYEES THE ENTIRE REMUNERATION OF ACTORS, MUSICIANS, PRODUCERS AND THE MOTION PICTURE DIRECTOR SHALL BE INCLUDED SUBJECT TO A MAXIMUM OF \$144,300 PER YEAR PER PERSON. WHEN SUCH EMPLOYEES DO NOT WORK THE ENTIRE YEAR, THE PAYROLL LIMITATION SHALL BE PRORATED BASED UPON THE NUMBER OF WEEKS IN WHICH SUCH EMPLOYEES WORKED DURING THE POLICY PERIOD.	02-07-2022





Policy Information >> Classifications

Classifications **VXN GROUP LLC**

Policy Number 92 2023 Coverage Period 02-07-2023 to 02-07-2024 -

Inception Date 02-07-2023 Regional Office Los Angeles Expiration Date 02-07-2024 Field Services Office SC - LOS ANGELES Anniversary Rating Date ---Quote ID 802286272

Industry Code

Industry Code 78 - MOTION PICTURES

Classifications	пер
Endorsed Classifications	

	Code	Description	Effective
	8810 (1)	CLERICAL OFFICE EMPLOYEESN.O.C.	02-07-2023
	8871 (1)	CLERICAL TELECOMMUTER EMPLOYEESN.O.C.	02-07-2023
Governing	9610 (1)	MOTION PICTURESPRODUCTIONIN STUDIOS AND OUTSIDEALL EMPLOYEES THE ENTIRE REMUNERATION OF ACTORS, MUSICIANS, PRODUCERS AND THE MOTION PICTURE DIRECTOR SHALL BE INCLUDED SUBJECT TO A MAXIMUM OF \$149,500 PER YEAR PER PERSON. WHEN SUCH EMPLOYEES DO NOT WORK THE ENTIRE YEAR, THE PAYROLL LIMITATION SHALL BE PRORATED BASED UPON THE NUMBER OF WEEKS IN WHICH SUCH EMPLOYEES WORKED DURING THE POLICY PERIOD.	02-07-2023



Help

Policy Information >> Classifications

Classifications VXN GROUP LLC

Policy Number 74-2024

Coverage Period 02-07-2024 to 02-07-2025

Inception Date 02-07-2024 Regional Office Los Angeles
Expiration Date 02-07-2025 Field Services Office SC - LOS ANGELES
Anniversary Rating Date --- Quote ID 802568091

Industry Code

Industry Code 78 - MOTION PICTURES

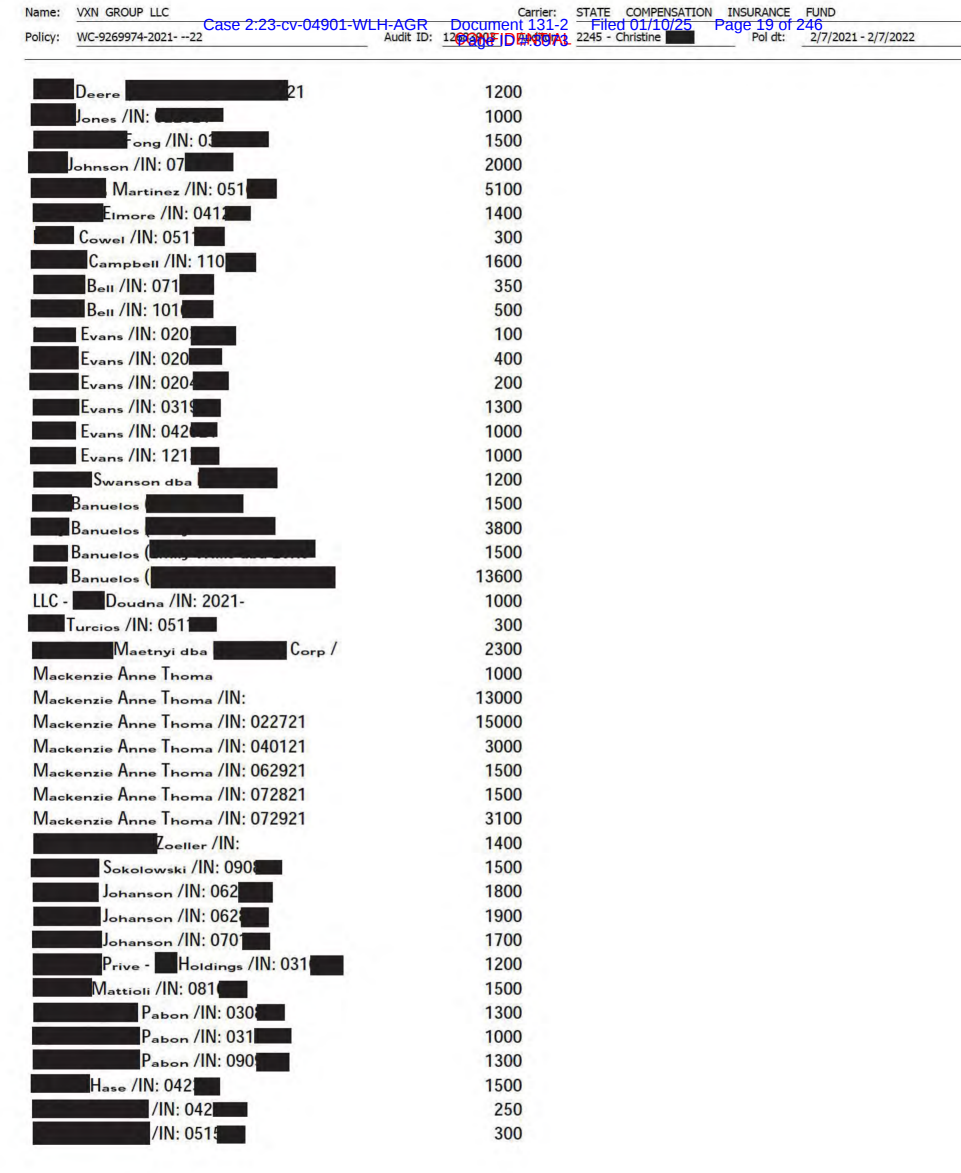
Classifications

	orsed	-	12 - 12 - 12	A	
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		40.00			

	Code	Description	Effective
	8810 (1)	CLERICAL OFFICE EMPLOYEESN.O.C.	02-07-2024
	8871 (1)	CLERICAL TELECOMMUTER EMPLOYEESN.O.C.	02-07-2024
Governing	9610 (1)	MOTION PICTURESPRODUCTIONIN STUDIOS AND OUTSIDEALL EMPLOYEES THE ENTIRE REMUNERATION OF ACTORS, MUSICIANS, PRODUCERS AND THE MOTION PICTURE DIRECTOR SHALL BE INCLUDED SUBJECT TO A MAXIMUM OF \$154,700 PER YEAR PER PERSON. WHEN SUCH EMPLOYEES DO NOT WORK THE ENTIRE YEAR, THE PAYROLL LIMITATION SHALL BE PRORATED BASED UPON THE NUMBER OF WEEKS IN WHICH SUCH EMPLOYEES WORKED DURING THE POLICY PERIOD.	02-07-2024

2/7/2021 - 2/7/2022 Name: VXN GROUP LLC Carrier: STATE COMPENSATION INSURANCE FUND Policy dt: 2/7/2021 - 2/7/2022 Pol/Acc WC-9269974-2021- --22 | 9269974 Audit ID: 12683903 Auditor: 2245 - Christine Audit dt:

ID Name	Class Combo Exposure	2/7-3/31/21 4/1-	6/30/21 7/1-9	0/30/21 10/1-12/31/2	1 1/1-2/6/22				T	otal
actor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION	57,002,000,000,000		100.00			-			Otal
Cowel	WC-9269974-2021- —2 Other Remuneration				300					30
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION				7					
Campbell	WC-9269974-20212 Other Remuneration				1,600					1,60
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
Bell	WC-9269974-2021 Other Remuneration				850					85
etor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION				100					
Evans	WC-9269974-20212 Other Remuneration				400					40
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION				2.000					
Swanson dba	WC-9269974-2021 Other Remuneration				2,900		_	4		2,90
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
Banuelos dba 29	WC-9269974-20212 Other Remuneration				23,500	11				23,50
ctor; 10 weeks worked- nder threshold	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION				10.000					
LLC Doudna	WC-9269974-2021 2 Other Remuneration				1,000					1,00
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION				000					
Turcios	WC-9269974-20212 Other Remuneration				300					30
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION				0.000					
dba Maetnyi	WC-9269974-20212 Other Remuneration				2,300			- 6		2,30
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
Pollock	WC-9269974-20212 Other Remuneration				1,500					1,50
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
Mackenzie Anne Thoma	WC-9269974-2021 Other Remuneration			1	39,500					39,50
ctor, 9 weeks	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
Mackenzie Anne Thoma	WC-9269974-20212 Other Remuneration				-15,425					-15,425
weeks worked- adjusted ased on proration	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
Zoeller	WC-9269974-20212 Other Remuneration				1,400					1,400
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
Sokolowski	WC-9269974-20212 Other Remuneration				1,500					1,500
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									
madison Johanson	WC-9269974-20212 Other Remuneration				5,400					5,400
ctor, 3 weeks worked- under rreshold	PICTURES-PRODUCTION									
Holdings	WC-9269974-20212 Other Remuneration				1,200					1,200
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION				(423).					
Mattioli	WC-9269974-20212 Other Remuneration				1,500					1,500
ctor	9610(1) 0-CA-0 MOTION PICTURES-PRODUCTION									



Audit ID: 12683903 Auditor: STATIED COMPENSATION PAINSURANCE 2460ND 2245 - Christine Pol dt: 2/7/2 Case 2:23-cv-04901-WLH-AGR VXN GROUP LLC Name:

Policy: WC-9269974-2021- --22

41 Productions LLC	1,600.00	
42 Productions LLC	1,600.00	
43 es Inc	2,000.00	
44 es Inc	2,000.00	
45 es Inc	2,000.00	
46 Priebe	1,000.00	
47 Slayher LLC	1,200.00	
48 Garrett	1,600.00	
49 Mackenzie Anne Thoma	15,000.00	
50 Bobyn	2,000.00	
51 Bowser	1,600.00	
52 Jones	1,000.00	
53 Media LL REF: 000 BATC		9,230.00
54 Flynn	1,600.00	
55 Hodge	1,100.00	
56 Burnett	2,500.00	
57 Schneid	1,500.00	
58 Meilleur	1,000.00	
59 Solutions (Euro)	29,554.04	
60 James - Legacy	1,200.00	
61 Skeirik	1,100.00	
62 LLC	1,000.00	
63 James - Legacy C	1,200.00	
64 Yniguez	1,200.00	
65 Bobyn	2,050.00	
66 Cumming	1,200.00	
67 Pabon	1,300.00	
68 Productions LLC	1,600.00	
69 Productions LLC	1,600.00	
70 Productions LLC	1,600.00	
71 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 	6,000.00	
72 LLC - Doudna	1,000.00	
73 Douglas	1,000.00	
74 Douglas	1,000.00	
75 Couture	1,200.00	
76 Banuelos B M	2,800.00	
77 Dobrochinkski	350	
78 Creech	1,500.00	
79 Worley	1,600.00	
80 Rodriquez	1,300.00	
81 Delong	1,600.00	
82 Fosmire (1,000.00	
83 Perlutter dba	1,000.00	
84 Cianci dba LLC	1,000.00	

Name: VXN GROUP LLC WC-9269974-2021- --22

173 Waters	1,200.00	
174 Productions LLC	1,600.00	
175 Productions LLC	1,600.00	
176 Productions LLC	1,600.00	
177 Productions LLC	1,600.00	
178 Johnson	800	
179 Flores	250	
180 Jordan	250	
181 Brower	250	
182 Phan	250	
183 es Inc	2,000.00	
184 es Inc	2,000.00	
185 Les Inc	2,000.00	
186 LLC - Doudna	1,000.00	
187 Productions	1,200.00	
188 McKenzie.	1,500.00	
189 Media LL REF: 000004	1,000.00	9300
190 Castro	250	
191 Lane dba Media	1,200.00	
192 Hernandez	1,200.00	
193 Solutions (Euro)	84.14	
194 Mackenzie Anne Thoma	500	
195 Mackenzie Anne Thoma	3,500.00	
196 Conrad (2,500.00	
197 McKenzie.	4,000.00	
198 Howell	4,000.00	
199 Williams	1,000.00	
200 Rosario dba	300	
201 Martin	300	
202 Niemi	300	
203 Cowel	300	
204 Dukeman	300	
205 Aguilar	300	
206 Productions LLC	4,800.00	
207 es Inc	2,000.00	
208 es Inc	2,000.00	
209 es Inc	2,000.00	
210 King	300	
211 Puignau dba	1,600.00	
212 Herschfelt	1,200.00	
213 Slayher LLC	1,500.00	
214 Martinez	5,100.00	
215 Vega	1,000.00	
216 McKenzie.	4,000.00	

261	Leitner dba	1,500.00	
262	Dxley	2,200.00	
263	King dba	250	
264	Williams	1,000.00	
265	Douglas	3,500.00	
266	Slayher LLC	1,200.00	
267	Rother	1,300.00	
268	Brooker dba	1,800.00	
269	Britos (1,300.00	
270	Solutions (Euro)	25,701.41	
271	Slayher LLC	1,200.00	
272	Johanson	1,800.00	
273	Puignau dba	1,100.00	
274	Antle	2,500.00	
275	Bosher	1,000.00	
276	Douglas	1,400.00	
277	Douglas	1,400.00	
278	Douglas	700	
279	Johanson	1,900.00	
280 Ma	ackenzie Anne Thoma	1,500.00	
281	Treglio	1,000.00	
282	es Inc	2,000.00	
283	es Inc	2,000.00	
284	es Inc	2,000.00	
285	Williams	1,000.00	
286	Productions LLC	4,800.00	
287	Media LL REF: 00000		3050
288	Johanson	1,700.00	
289 Joh	nnson	1,100.00	
290	Janetsian	1,400.00	
291	Star Solutions (Euro)	57,493.75	
292	Brooker (Haley Reed)	1,500.00	
293	Barker	1,700.00	
294	Janetsian	300	
295 Ma	odeling	200	
296 Ma	odeling	200	
297	Williams	1,000.00	
298	Williams	1,000.00	
299	LC - Doudna	1,000.00	
300	Douglas	1,400.00	
301	Douglas	1,400.00	
302	Douglas	700	
303	s Inc	6,000.00	
304	Sherwood	750	

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VXN GROUP LLC

Class code

WCIRB Classification Inspection Report



9610(00)

Inspected Operations - Production Employees

Key Factors for Class Assignment

· Produces motion pictures, television features, commercials, music videos, videotaped depositions, videotaped court proceedings or industrial films that are recorded on motion picture film stock, videotape, digital or other media

Type of Customer

Finished Products, Goods or

· General public · Produces:

Where Operations are

Performed Raw Materials Processes

Media content

· Customer specified locations / mobile

· Digital recording media

Performs according to script to present material

Instructs actors/actresses and other personnel in performance of script

· Records production on selected media · Moves equipment and materials around set

· Constructs sets and backdrops · Controls audio aspects of production Controls production lighting

· Determines 'look' of production, including clothing, make-up, hair styles and similar aspects

Applies make-up and prosthetics to performers

Styles actors/actresses hair or apply wigs to achieve desired look

· Provides meals and snacks during production

· Ensures that only authorized personnel are allowed on set

Visits production sites to oversee operations

Oversees all financial and creative aspects of production

· Directs / supervises employees

· Camera dollies Cameras

Tools/ Equipment

Hand tools

· Lighting equipment

· Sound recording equipment

WCIRB Classification Inspection Report



References

WCIRB Assigned Classifications The Standard Classification System for reporting workers' compensation insurance information to the WCIRB is defined in the California Workers' Compensation Uniform Statistical Reporting Plan—1995 (USRP). The USRP has been approved by the Insurance Commissioner and is incorporated by reference into Title 10 of the California Code of Regulations at Section 2318.6. The WCIRB is bound by the USRP and does not have discretion to deviate from its express provisions. As part of the California Code of Regulations, the rules of the USRP have the force and effect of statute.

Classification assignments are based on the pure premium rates and USRP provisions in effect at the time the inspection report is issued.

Est. EE's Estimated employee counts are based on verbal estimates at the time of the inspection.

Est. P/R Payroll estimates are based on verbal estimates at the time of the inspection. Actual amounts are

determined by the insurer at the time of final premium audit.

Clerical Office Employees USRP - Part 3 - Standard Classification System Section VII - Standard Classifications

CLERICAL OFFICE EMPLOYEES - N.O.C.

Assignment of this classification is subject to the Standard Exceptions rule. See Part 3, Section III, Rule 4, Standard Exceptions.

Clerical office employees who work more than 50% of their time at their home or other office space away from any location of their employer shall be classified as 8871, Clerical Telecommuter Employees.

Clerical Telecommuter Employees USRP - Part 3 - Standard Classification System Section VII - Standard Classifications

CLERICAL TELECOMMUTER EMPLOYEES - N.O.C.

This classification applies to Clerical Office Employees who work more than 50% of their time at their home or other office space away from any location of their employer.

Assignment of this classification is subject to the Standard Exceptions rule. See Part 3, Section III, Rule 4, Standard Exceptions.

Motion Pictures-production

USRP - Part 3 - Standard Classification System Section VII - Standard Classifications

MOTION PICTURES - production - in studios and outside - all employees

The entire remuneration of actors, musicians, producers and the motion picture director shall be included subject to a maximum of \$144,300 per year per person. When such employees do not work the entire year, the payroll limitation shall be prorated based upon the number of weeks in which such employees worked during the policy period.

This classification applies to companies that specialize in the production of motion pictures, television features, commercials, music videos, videotaped depositions, videotaped court proceedings or industrial films that are recorded on motion picture film stock, videotape, digital or other media.

Employees engaged exclusively in the electronic editing of digital files using computerized editing equipment are assignable to Classification 8810, Clerical Office Employees, subject to the Standard Exceptions rule. See Section III, Rule 4, Standard Exceptions.

Employees who create animation using computer or digital applications are assignable to Classification 8810, Clerical Office Employees, subject to the Standard Exceptions rule. See Section III, Rule 4, Standard Exceptions.

The payroll limitation of this classification is applicable to the director responsible for all aspects of production. The payroll for all other directors such as assistant and associate directors is not subject to

Inspected By Marie Dinh, Field Representative

Page 3 of 4

VXN Group LLC

Filed 01/10/25

Page 28 of 246

WCIRB Classification Inspection Report

WCIRB California

limitation.

The payroll limitation also applies to motion picture producers responsible for overseeing the financial, administrative or creative aspects of a motion picture.

Specific

USRP - Part 3 - Standard Classification System Section III - General Classification Procedures Rule 1 Classification Description, Paragraph a

Any business or operation specifically described by a classification shall be assigned to that classification.

Standard Exception

USRP - Part 3 - Standard Classification System Section III - General Classification Procedures Rule 4 Standard Exceptions (pertinent parts only)

Employees engaged in the clerical office or outside sales functions described below are referred to as Standard Exception Employees. If a standard classification specifically includes Clerical Office Employees, Clerical Telecommuter Employees or Outside Salespersons, such employees shall be assigned to the standard classification, regardless of whether the work is conducted at the same or at a separate location. It is not permissible to divide a single employee's payroll, within a single policy period, between a Standard Exception classification and any other classification, including another Standard Exception classification, with the exception of a single permanent job reassignment.

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1 2 3 4 5	KANE LAW FIRM Brad S. Kane (SBN 151547) bkane@kanelaw.la 1154 S. Crescent Heights. Blvd. Los Angeles, CA 90035 Tel: (323) 697-9840 Fax: (323) 571-3579	
6 7 8 9	Trey Brown (SBN 314469) trey.brown@vixenmediagroup.com 11337 Ventura Blvd. Studio City, CA 91604 Attorneys for Defendants VXN GROUP LLC and MIKE MILI	LER
11	UNITED STATE	ES DISTRICT COURT
12		RICT OF CALIFORNIA CRN DIVISION
13	WESTE	ZAN DIVISION
14 15	MACKENZIE ANNE THOMA, a.k.a. KENZIE ANNE, an individual and on behalf of all	Case No. 2:23-cv-04901 WLH (AGRx) DECLARATION OF TREY BROWN DECLARATION OF TREY BROWN
16 17	others similarly situated, Plaintiff, v.	IN SUPPORT OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT
18 19 20	VXN GROUP LLC, a Delaware limited liability company; MIKE MILLER, an individual; and DOES 1 to 100, inclusive,	Complaint Filed: April 20, 2023 Removed: June 21, 2023
21	Defendants.	
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I, Trey Brown	, hereby declare as	follows:
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- 1. I am an attorney licensed to practice law in the State of California. I am In-House counsel for Defendant VXN Group, LLC ("VXN"), as well as an attorney of record for VXN and Defendant Mike Miller in this matter. I am personally familiar with, and, if called upon, could and would testify to the facts contained herein from my personal knowledge
 - 2. Based on my review of VXN's business records and documents produced in connection with Thoma's discovery requests in this matter:
 - a. VXN entered into a Performance Agreement with Plaintiff Mackenzie Anne Thoma, a.k.a., "Kenzie Anne" ("Thoma") on November 11, 2020 (the "2020 Agreement"). A true and correct copy of the 2020 Agreement is attached hereto as "Exhibit 23".
 - b. In April of 2021, Thoma and VXN amended the 2020 Agreement via addendum ("First Addendum"). A true and correct copy of the First Addendum is attached hereto as "Exhibit 24".
 - c. A true and correct copy of emails from April 2021 between VXN and Thoma's talent agents at Motley Models in connection with the execution of the First Addendum is attached hereto as "Exhibit 25".
 - d. In July of 2021, before the 2020 Agreement expired, VXN and Thoma entered a second contract on with an effective date of August 28, 2021 ("2021 Agreement"). A true and correct copy of the 2021 Agreement is attached hereto as "Exhibit 26".
 - e. On September 28, 2011, VXN terminated the 2021 Agreement by letter notice ("Termination Notice"). A true and correct copy of the Termination Notice is attached hereto as "Exhibit 27".

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- 3. A true and correct copy of excerpts from Thoma's deposition 1 transcript is attached hereto as "Exhibit 28" ("Thoma Depo."). 2
- 4. In connection with this lawsuit, Defendants deposed Thoma's former 3 talent agent, Ryan Murphy, a.k.a., "Ryan Kona" ("Murphy"). A true and correct 4 copy of excerpts from Murphy's deposition transcript is attached hereto as "Exhibit 5
- 29" along with Plaintiff's IMDB which was introduced as an exhibit at Mr. 6
- Murphy's deposition ("Murphy Depo."). 7
- 5. A true and correct copy of a screenshot of the Kenzieland.com website 8 showing Kenzieland films for sale, which was produced in response to Thoma's 9 discovery requests, is attached hereto as "Exhibit 30". 10
- A true and correct Web Data Collection Report for the Instagram 6. 11 account "kenzielandbykenzie" as it existed on August 12, 2024, which was which 12 was produced in response to Thoma's discovery requests, is attached hereto as 13 "Exhibit 31". 14
- 7. A true and correct Web Data Collection Report for a September 27, 15 2021 post "kenzielandbykenzie" promoting Kenzieland.com, which was which 16 was produced in response to Thoma's discovery requests, is attached hereto as 17 "Exhibit 32". 18
- 8. Defendants produced each of the below listed documents in response 19 to Thoma's discovery requests, which I obtained from the California Secretary of 20 State's website: 21
 - a. A true and correct copy of an Application to Register a Foreign Limited Liability Company for KENZIELAND LLC dated September 7, 2021, attached hereto as "Exhibit 33".
 - b. A true and correct copy of the Statements of Information for KENZIELAND LLC dated October 14, 2021 and dated January 20, 2022 are attached hereto as "Exhibit 34".

- c. A true and correct copy of the Articles of Organization for 1 LOLA MARCH LLC dated January 13, 2022 and a true and 2 correct copy of the Statement of Information for LOLA 3 MARCH LLC dated January 20, 2022 are attached hereto as 4 "Exhibit 35". 5
- In connection with this lawsuit, Defendants deposed Thoma's former 9. 6 accountant with Artists Business Management Group, Inc., Larry Lerner 7 ("Lerner"). A true and correct copy of excerpts from Lerner's deposition transcript 8 is attached hereto as "Exhibit 36". 9
- 10. A true and correct copy of text messages sent between Thoma and 10 VXN's Casting Director, Michael "Moz" Mosney ("Mosney") is attached hereto 11 as "Exhibit 37". 12
- 11. A true and correct copy of text messages sent between Murphy and 13 Mosney in connection with the scheduling of Thoma's scenes with VXN, 14 introduced as an exhibit during Murphy's deposition is attached hereto as "Exhibit 15 38". 16
- 12. A true and correct copy of text messages sent between Murphy and 17 Mosney in connection with seeking approval for co-stars in Thoma's scenes with 18 VXN, introduced as an exhibit during Murphy's deposition is attached hereto as 19 "Exhibit 39". 20
- 13. A true and correct copy of a November 11, 2020 email from Chris 21 Applebaum indicating Thoma's preferred co-stars and planning for Thoma's first 22 VXN scene, which was which was produced in response to Thoma's discovery 23 requests and a true and correct copy of December 2020 emails exchanged between 24 VXN and Applebaum relating to Thoma's preferred props and wardrobe, which 25 was which was produced in response to Thoma's discovery requests, is attached 26 hereto is attached hereto as "Exhibit 40". 27

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1	14.	A true and correct copy of Kenzieland film titles released in the year		
2	2021, introd	duced as an exhibit during Murphy's deposition is attached hereto as		
3	"Exhibit 41	•		
4	15.	A true and correct copy of Thoma's Internet Movie Database credits		
5	adult film o	credits obtained from the Internet Adult Film Database (iafd.com) is		
6	attached her	reto as "Exhibit 42".		
7	16.	A true and correct copy of excerpts from Mosney's deposition		
8	transcript is	attached hereto as "Exhibit 43".		
9	17.	The W-9s submitted by Plaintiff indicated various payees, including		
10	Plaintiff her	rself, Kenzieland LLC, and Lola March LLC are attached hereto as		
11	"Exhibit 44			
12	18.	Plaintiff never received a Form W-2 from VXN.		
13	I dec	lare under penalty of perjury that the foregoing is true and correct.		
14	Exec	uted on December 21, 2024, at Los Angeles, California.		
15				
16		<u>/s/ Trey Brown</u>		
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28		4		
	DECLARATION OF TREY BROWN			

EXHIBIT 23

PERFORMANCE AGREEMENT

This Performance Agreement ("*Agreement*") is entered into on the 11th day of November, 2020 and is between **VXN GROUP, LLC**, a Delaware limited liability company ("*Producer*"), and **Mackenzie Thoma** a/k/a **Kenzie Anne**, an individual located at c/o 8730 Wilshire Blvd., Suite 350, Beverly Hills, CA 90211 ("*Performer*") (together the "*Parties*" or "*Party*").

RECITALS

WHEREAS Producer is the creator of adult motion pictures and photographs for commercial sale through various distribution outlets and platforms;

WHEREAS Performer is a model and actor in the adult entertainment industry;

WHEREAS Producer wishes to contract with Performer for Performer's services as an actor and model on an exclusive basis in connection with the production of adult motion pictures and photographs and in exchange for the consideration outlined below;

WHEREAS Performer agrees to provide her services on a temporary exclusive basis for the duration of the Term as set forth in this Agreement.

NOW, THEREFORE, for and in consideration of the foregoing recitals, the mutual promises and agreements herein contained, and for good and valuable consideration, the adequacy, sufficiency and receipt of which is hereby acknowledged by the Parties, each of the Parties, intending to be legally bound hereby, do promise and agree as follows, and enter into this Agreement.

- 1. **Engagement.** Producer hereby engages Performer to act, model and provide other services ("*Services*") to Producer for Producer's adult motion pictures and photographs ("*Scene*" or "*Scenes*") for the brands and websites Vixen.com and Blacked.com ("*Brand*" or "*Brands*").
- 2. **Compensation**. Producer will pay Performer \$10,000.00 for Performer's first girl/girl Scene with Producer, which will include a three-way girl/girl/girl Scene to be shot in December 2020. Producer then has the option and right of first refusal, but not the obligation, during the Term, to pay Performer \$15,000.00 for Performer's first boy/girl Scene with Producer. Additionally, for any subsequent girl/girl Scenes, to be mutually agreed upon by Producer and Performer, Producer will pay Performer \$3,000 per Scene. For any subsequent boy/girl Scenes, to be mutually agreed upon by Producer and Performer, Producer will pay Performer \$5,000 per Scene.

Performer waives the right to receive any other consideration for the Services performed under this Agreement, including royalties, residuals, or commissions. Performer acknowledges that no further sums are payable by Producer by reason of exploitation of the content or the results and proceeds of Performer's services under this agreement.

3. **Nature of Services**. As part of the Services, Performer will appear nude and semi-nude in connection with the creation of motion pictures and photographic content by Producer. Performer will perform multiple, explicit sexual acts, as set forth above in paragraphs 1 and 2. These sexual acts may include the

use of sexual aids. Performer knowingly and willingly consents to rendering these services and understands the nature of the services this agreement requires her to perform. Performer and Producer will mutually agree on directors and other talent that will appear or perform in Performer's Scenes.

- 4. **Hours and Obligations for Services**. Performer will provide the services on an as-needed basis, including nights, weekends, and holidays. Performer understands and agrees that the filming session during the Term of this agreement may take up to ten hours.
- 5. Ownership; Copyright; Publicity. Performer hereby grants Producer the worldwide, irrevocable, perpetual, right to photograph and re-photograph Performer (still and moving) and to record and re-record, double, and dub Performer's voice and performances, by any present or future methods or means, and to use and to license the use of Performer's approved name (including all stage names and aliases), approved biography, resume, signature, caricature, voice, and likeness (collectively, the "name and likeness") for and in connection with the creation of or the exploitation of the content created hereunder, including the promotion and advertising of the content in any media, throughout the universe, and in perpetuity. Producer will own the results and proceeds of Performer's Services under this agreement, including the copyrights of it. As the owner, Producer will have the worldwide, irrevocable, perpetual, exclusive right to use, license, and exploit the results and proceeds of Performer's Services—including all derivative works—in any manner, for any purpose, including the right to edit, televise, broadcast, record, publish, copy, print, sell, or distribute the content in any manner and in any medium, format, form, or forum, whether now known or later devised, without any further compensation than as specified in section 2. Performer acknowledges that the works created from the Services performed by Performer in performing this agreement constitute "works made for hire" under the United States Copyright Act of 1976 and, at all stages of development, the works will be and remain the sole and exclusive property of Producer. At Producer's sole discretion, Producer may make any changes in, deletions from, or additions to the works. If for any reason the results and proceeds of Performer's services under this agreement are determined not to be a work made for hire, Performer hereby irrevocably transfers and assigns to Producer all right, title, and interest in the work, including all copyrights, as well as all renewals and extensions to that work. Performer acknowledges Producer's sole ownership of all stage names, aliases, pseudonyms, characters, ideas, or other matters or materials that may be created during the term of this agreement. Performer will sign all documents that Producer may reasonably require to record and perfect its ownership rights. Performer will retain all rights in the stage name "Kenzie Anne" however during and after the term of this Agreement, Producer and Producer's assigns and licensees may use Performer's name and likeness. Performer hereby expressly waives and relinquishes to Producer any moral rights or "droit morale" in and to any content produced from the Services Performer provided under this agreement, including all of Performer's performances. Performer further hereby waivers and relinquishes to Producer all right of publicity claims, invasion of privacy claims, defamation claims, sexual harassment claims, injuries (both physical and emotional), negligence, Intellectual Property, and any liability for and by virtue of blurring, distortion, alteration, and optical illusion. "Intellectual Property" means all rights, title, interest, and benefit of a party to this Agreement in intellectual property of every nature, whether registered or unregistered. Intellectual property includes trademarks, copyrights, patents, trade secrets, publicity rights, moral rights, rights against unfair competition, and any other rights commonly considered intellectual property.
- 6. Credit. Producer does not have an obligation to give Performer credit in advertising or publicity, but

shall afford Performer customary performer credit in all content created under this Agreement.

7. Exclusivity and Appearance

- 7.1 *Exclusivity of Services*. During the Term of this Agreement, Performer will not film with any third party producer or production company that competes directly with Producer; provided that nothing herein shall restrict Performer from (i) creating (alone or with others) and exploiting photos and short-form content for Performer's social media channels, (ii) doing 'live' webcam channel shows (with the exclusion of CamSoda) and live OnlyFans shows, or (iii) doing photoshoots and media appearances with any other individual or entity. Performer understands that a breach of this provision will entitle Producer to terminate this Agreement for Cause and seek any related damages if the parties cannot resolve the breach by agreement within 48 hours of the breach.
- 7.2 *Appearance*. Performer understands that Producer is entering into this Agreement with Performer based on Performer's current physical appearance, including the current measurements of Performer's body, level of physical fitness, hairstyle, and overall appearance of Performer's body. During the term of this Agreement, Performer will maintain Performer's physical appearance, and Performer will submit to the reasonable personal grooming requests of Producer, as such may be considered a norm in the adult entertainment industry. Performer acknowledges that if Performer should change her physical appearance during the term of this Agreement (including adding or subtracting tattoos or piercings) without first obtaining written permission by Producer, Producer may terminate this Agreement for Cause if the Parties cannot resolve the breach by agreement within 48 hours of the breach.
- 8. **Additional Services after Expiration of Agreement**. Performer will provide additional Services after expiration of this Agreement at Producer's reasonable request if Producer requires the additional Services in connection with retakes, added scenes, trailers, or changes to content initially created during the term of this Agreement.
- 9. **Use of Social Media**. Performer agrees during the Term of this Agreement to reasonably promote Producer's Brands and its affiliate Brands on her social media accounts including but not limited to Twitter, Instagram and any others reasonably requested by Producer to the best of her abilities, consistent with Performer's other professional photo shoots and media appearances. Instagram promotion shall be limited to Producer's safe for work Instagram verified accounts, @vixenxofficial & @blackedxofficial. Performer will promote Producer's Brands at Producer's reasonable direction and under Producer's guidelines and recommendations.

Additionally, during the Term of this Agreement, Performer will not do any of the following without first obtaining written consent from Producer:

- post, tag, or comment on any photographs of anyone under 18-years old regardless of state of dress or context of the photographs; or
- post anything about a scene not yet released until notified in writing to do so.
- 10. **Health Testing**. Performer warrants and represents that to the best of Performer's knowledge, Performer is in good health and has no condition that would inhibit Performer's ability to perform or that

would endanger Performer or any other person. If Producer requests, and at Producer's expense, Performer will immediately receive testing for HIV, hepatitis, COVID-19, or any other medical condition—mental or physical—that may impact Performer's ability to safely perform Performer's duties under this Agreement. Additionally, each time Performer provides the Services contemplated by this Agreement, before providing the Services, Performer will provide Producer with documents disclosing the results of all health testing, which must have occurred within the immediately preceding 30-day period. Performer acknowledges that this information may reside in verifiable third party, HIPAA compliant databases. Producer will fully cover the testing costs.

- 11. **Non-Union Affiliation**. Producer states that it is not a signatory to the Screen Actors Guild collective bargaining agreement or any other union or guild agreement. Performer states that Performer is not a member of any union or guild that would prevent Performer from performing the services contemplated by this agreement.
- 12. **Independent Contractor Status**. Performer is an independent contractor. Performer will not be deemed an employee of Producer. Performer will be responsible for payment of all local, state, and federal taxes, including making self-employment tax payments. Producer will not be responsible for, nor will Producer withhold, local, state, federal, social security, Medicare, unemployment, disability, or any other kind of taxes. Performer will be responsible for providing Performer's own disability and worker's compensation plans for Performer's own benefit. In addition, Performer represents that they do not meet the conditions as set forth in Assembly Bill 5 (A.B.5.) to be classified as an employee.

13. Term and Termination

- 13.1 *Term*. The Term of this Agreement is for six (6) months from the date the Parties enter into the Agreement and shall renew upon successful completion of each Scene contemplated by this agreement.
- 13.2 *Termination*. Producer may terminate this Agreement at any time for Cause. "*Cause*" means Performer's (1) material, uncured breach of this Agreement; (2) inability to meet Producer's subjective artistic expectations; (3) failure to follow any framework; (4) violation of Producer's rules; (5) violation of any applicable laws, rules, or regulations; or (6) failure to follow Producer's directions; (7) unreasonable unavailability; (8) or as otherwise set forth throughout this Agreement. Unless otherwise terminated by Producer under this section 13, this Agreement will terminate on the expiration of the Term.
- 13.3. Force Majeure Event. The Term may be terminated by Company upon notice to Performer if the performance of this Agreement or any obligations hereunder is prevented, restricted or interfered with by reason of fire, flood, earthquake, elements of nature or acts of God, acts of war, terrorism, riots, civil disorders, rebellions or revolutions, health risks, disease, law (including any federal, state, local or other governmental regulations, restrictive ordinances, statutes or by common law) lock-out, boycott, work stoppage, strikes (including but not limited to union/guild strikes), or labor controversy (including but not limited to threat of walkout, boycott, or strike) or any similar cause beyond the reasonable control of Company (each, a "Force Majeure Event"). Company shall, upon giving prompt notice to Performer, be excused from such performance during such prevention, restriction or interference, and any failure or delay resulting therefrom shall not be considered a breach of this Agreement. If such Force Majeure Event continues for a period of more than 60 days, Company may terminate this Agreement by providing written

notice to Performer. In the event of a termination due to a Force Majeure Event, Company shall have no further obligations to Performer other than the obligation of Company to pay any accrued obligations hereunder.

- 14. Ethics and Non-Disparagement. Performer agrees to abide by the ethical policies and practices of Producer at all times during the term of this Agreement and, within the scope of applicable laws and regulations, to act in the best interests of Producer and abide by the highest ethical standards in performing the duties set forth in this Agreement. If at any time during the course of the Agreement, Performer is involved in any situation or occurrence which subjects Performer to public scandal, disrepute, widespread contempt, public ridicule, or which is widely deemed by members of the general public, to embarrass, offend, insult or denigrate individuals or groups, or that will tend to shock, insult or offend the community or public morals or decency or prejudice the Producer in general, then Producer shall have the right, in its sole discretion, to take any action it deems appropriate, including but not limited to terminating the production of the program. During and following the term of this Agreement Performer agrees not to, and, if applicable, shall cause its officers, managers, employees not to, make or encourage any disparaging or untruthful remarks or statements about Producer or its products, services, officers, directors, affiliates, or employees; provided that nothing in this Agreement shall prevent Performer from making truthful statements when required by law, court order, subpoena, or the like, to a governmental agency or body or in connection with any legal proceeding. Notwithstanding anything in this Agreement to the contrary, Producer may terminate this Agreement at any time without notice or penalty following Performer's breach of this Section 14.
- 15. Confidential Information. Performer agrees that all terms and conditions of this Agreement shall be maintained in strict confidence and shall not be disclosed to any third Parties unless compelled to disclose by appropriate court order or with Producer's approval. Additionally, Performer will keep confidential all Confidential Information. "Confidential Information" means any information or data of a party that that party disclosed to the other party, either directly or indirectly, whether in writing, orally, or by visual means, and which the disclosing party designates (either in writing or orally) as confidential, proprietary, or another similar designation. However, a disclosing party will not need to designate information or data as confidential information if the nature of the information makes it generally considered confidential commercially, which includes information that relates to: (1) trade secrets or know-how; (2) finance or accounting; (3) technology, research, or development; (4) internal processes or procedures; (5) business, operations, or planning of it; (6) sales or marketing strategies; (7) the terms of any agreement, and the discussions, negotiations, or proposals related to it, including this Agreement. "Confidential Information" also includes the legal names and addresses of actors and models appearing in the content. "Confidential information" does not include information that (1) is publicly available or in the public domain at the time disclosed; (2) is or becomes publicly available or enters the public domain through no fault of the receiving party; (3) is rightfully communicated to the receiving party by persons not bound by confidentiality obligations for that information; or (4) is already in the receiving party's possession free of any confidentiality obligations for that information at the time of disclosure. This section will survive the termination of this Agreement.
- 16. **Performer Representations and Warranties**. Performer represents and warrants that Performer is 18-years old or older, has the right to enter into this Agreement and to grant to Producer all rights granted in

this Agreement, and that Performer has not entered into or will enter into any Agreement of any kind that will interfere in any way with the complete performance of this Agreement.

17. **Indemnification.** Performer will pay Producer for any loss of Producer's that is caused by Performer's reckless acts or intentional misconduct. But Performer need not pay to the extent that the loss was caused by Producer's reckless acts or intentional misconduct. "**Loss**" means an amount that a party is legally responsible for or pays in any form. Amounts include, for example, a judgment, a settlement, a fine, damages, injunctive relief, staff compensation, a decrease in property value, and expenses for defending against a claim for a loss (including fees for legal counsel, expert witnesses, and other advisers). A loss can be tangible or intangible; can arise from bodily injury, property damage, or other causes; can be based on tort, breach of contract, or any other theory or recovery; and includes incidental, direct, and consequential damages. A loss is "**caused by**" an event if the loss would not have occurred without the event, even if the event is not a proximate cause of the loss.

18. **Dispute Resolution**

- 18.1 *In General*. Each Party will allow the other reasonable opportunity to cure any alleged breach of this Agreement. The Parties will attempt in good faith to resolve all disputes, disagreements, or claims between the Parties relating to this Agreement.
- 18.2 *Mediation*. If the Parties cannot settle a dispute through negotiation, the Parties will engage in nonbinding mediation before resorting to arbitration. The Parties will conduct mediation in Los Angeles County, California. Unless the Parties agree otherwise, the American Arbitration Association will administer the mediation according to its Commercial Mediation Procedures. Each Party will bear its own costs and expenses in mediation and the Parties will share equally between them all third-party mediation costs and expenses unless the Parties otherwise agree in a writing signed by the Party agreeing to bear the costs and expenses.
- 18.3 *Arbitration*. In the event that mediation between the Parties is unsuccessful, the Parties will settle any controversy or claim arising out of or relating to this Agreement, or the breach of it, by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. A single arbitrator will preside over the arbitration and issue a final award on all issues submitted to the arbitrator. The Parties will conduct the arbitration in Los Angeles County, California. The arbitrator's award will be final and binding on the Parties. Either party may file an action in a court of competent jurisdiction to: (1) enforce this provision; (2) obtain injunctive relief; or (3) enforce the arbitrator's award.
- 18.4 *Waiver of Jury Trial*. The Parties agree that as part of their consideration for this Agreement, they waive the right to a trial by jury for any dispute arising between the Parties related to the subject matter of this Agreement. The Parties further agree that this waiver will be enforceable up to and including the day that trial is to start, and even if the arbitration provisions of this section are waived.
- 18.5 *Limited Time to Bring Claims*. Unless otherwise required by applicable law without the possibility of contractual waiver or limitation, neither Party will bring legal action, regardless of form, arising out of (or related to) this Agreement or any transaction under it more than twelve (12) months after the cause of action arose. After this time limit, any legal action arising out of this Agreement (or any transaction under it) and

all respective rights related to any action lapse.

19. General Provisions

- 19.1 *Entire Agreement*. This Agreement makes up the sole Agreement of the Parties concerning its subject matter. It supersedes all earlier written or oral discussions, negotiations, proposals, undertakings, understandings, and agreements between the Parties concerning the transactions contemplated in this agreement. No party may use any of the earlier or contemporaneous negotiations, preliminary drafts, or previous versions of this Agreement leading up to its signature and not stated in this Agreement to construe or affect the validity of this Agreement. No conditions, definitions, representations, or warranties concerning the subject matter other than as expressly stated in this Agreement will bind either party. Each party acknowledges that no party made or relied on a representation, inducement, or condition not stated in this agreement.
- 19.2 *Amendment*. The Parties may amend this Agreement only by a written agreement of the Parties that identifies itself as an amendment to this Agreement.
- 19.3 Assignment and Delegation. Producer may assign this Agreement and the rights granted in it to any other person. Performer may not assign Performer's rights or delegate Performer's duties under this agreement because this Agreement is a personal service contract entered into in reliance on the singular personal skill, qualifications, and representations of Performer. Any purported assignment of rights or delegation of duties by Performer in violation of this provision is void.
- 19.4 *Waiver*. If either party fails to require the other to perform any term of this Agreement, that failure does not prevent the party from later enforcing that term. If either party waives the other's breach of a term, that waiver is not treated as waiving a later breach of the term. No waiver by any party of any of the provisions of this Agreement will be effective unless in writing and signed by the waiving party. No waiver will operate as a waiver regarding any failure, breach, or default unless expressly identified by the written waiver. The Parties may waive compliance with this provision in a writing signed by both Parties.
- 19.5 *Severability*. If a tribunal finds any term of this Agreement or the application of them to any person or circumstance unenforceable, the remainder remains fully enforceable.
- 19.6 *Notices*. All notices and other communications required or permitted under this Agreement must be in writing and must be delivered personally or sent by email, certified or registered mail, or by overnight courier, postage prepaid, to the party's address listed below:

Mackenzie Thoma a/k/a Kenzie Anne misskenzieanne@gmail.com cc: eric@sevnagency.com

VXN GROUP, LLC Attn: Emilie Kennedy emilie@vixen.com

A party may change this address by notice to the other party as stated in this Agreement. A notice is

considered as having been given (1) on the day of personal delivery, or (2) two days after the date of mailing.

- 19.7 *Cumulative Remedies*. All rights and remedies provided in this Agreement are cumulative and not exclusive, and the assertion by a party of any right or remedy will not preclude the assertion by the party of any other rights or the seeking of any other remedies available at law, in equity, by statute, in any other Agreement between the Parties, or otherwise.
- 19.8 *Governing Law*. The Parties have signed and entered into this Agreement in the State of California. California law applies to this Agreement without regard for any choice-of-law rules that might direct the application of the laws of any other jurisdiction.
- 19.9 *Jurisdiction and Venue*. Each party irrevocably and unconditionally agrees that it will not bring any proceeding against any other party arising out of this Agreement in any forum other than Los Angeles County, California. Each party irrevocably and unconditionally submits to the exclusive jurisdiction of Los Angeles County, California and agrees to bring any proceeding only in Los Angeles County, California.
- 19.10 *Enforcement Costs and Expenses*. If a party breaches this Agreement, the breaching party will reimburse the nonbreaking party for all actual legal fees and costs incurred in enforcing this Agreement.
- 19.11 *Performance Costs and Expenses*. Unless otherwise stated in this Agreement, each party will pay all of the costs and expenses that party incurs regarding this Agreement and the transactions it contemplates.
- 19.12 *Third-Party Beneficiaries*. This Agreement does not and is not intended to confer any rights or remedies on any person other than the Parties.
- 19.13 *Relationship of the Parties*. The Parties' relationship is that of independent contractors and not business partners. Nothing in this Agreement creates a partnership, joint venture, agency, franchise, or employment relationship between the Parties and the Parties expressly disclaim the existence of any of these relationships between them.
- 19.14 *Successors and Assigns*. This Agreement inures to the benefit of, and is binding on, the Parties and their respective successors and assigns. This section does not address, directly or indirectly, whether a party may assign its rights or delegate its performance under this Agreement.
- 19.15 *Further Assurances*. Each party will take any actions, or sign any documents, necessary to effect or facilitate the purpose of this Agreement.
- 19.16 *Voluntary Agreement*. The Parties have signed this Agreement voluntarily and for valid reasons, and in doing so do not and have not relied on any statement or promise by any other party, except those expressed in this Agreement. The Parties acknowledge and agree that they have carefully read this Agreement, discussed it with their attorneys or other advisors, understand all of the terms and conditions, and agree to be bound by it. The Parties have relied on the advice of their attorneys or other advisors about the terms and conditions of this Agreement, and waive any claim that the terms and conditions should be construed against the drafter.
- 19.17 Corporate authority. Each person signing this agreement on behalf of any corporate entity agrees

that he or she has full authority to sign this Agreement on behalf of the entity and that party has taken all necessary actions. In addition, each corporate party agrees that this Agreement does not constitute a violation or breach of that party's articles of incorporation, bylaws, or any other agreement or law by which that party is bound.

- 19.18 *Counterparts*. The Parties may sign this Agreement in any number of counterparts. The Parties deem each counterpart an original and all counterparts, when taken together, make up the same agreement.
- 20. **Usages**. In this Agreement, unless otherwise stated or the context otherwise requires, the following usages apply:
- 20.1 Actions permitted under this agreement may be taken at any time and from time to time in the actor's sole discretion.
- 20.2 References to a statute will refer to the statute and any successor statute, and to all regulations promulgated under or implementing the statute or successor, as in effect at the relevant time.
- 20.3 References to numbered sections in this Agreement also refer to all included sections. For example, references to section 6 also refer to sections 6.1, 6.1(A), etc.
- 20.4 In computing periods from a specified date to a later specified date, the words "from" and "commencing on" (and the like) mean "from and including," and the words "to," "until," and "ending on" (and the like) mean "to but excluding."
- 21. **Signatures.** The Parties agree that they may deliver signatures on this Agreement by fax or electronically instead of an original signature and agree to treat fax or electronic signatures as original signatures that bind them to this Agreement.

The Parties signed this Agreement on the date listed on the first page.

Producer: VXN GROUP, LLC, a Delaware Limited Liability Company

By: Mike Miller,	Docusigned by:
Signature:	Mike Miller
Date:	10AD78EF1BDE429
Performer: MAC	CKENZIE THOMA a/k/a KENZIE ANNE, an individual sousigned by:
Signature:	
11/30 Date:	83CF222482413 / 2020

EXHIBIT 24

ADDENDUM TO PERFORMANCE AGREEMENT

Document 131-2

Page ID #:4006

This Addendum ("Addendum") is attached to and forms part of the Performance Agreement ("Agreement") between VXN Group, LLC ("Producer") and Mackenzie Thoma a/k/a Kenzie Anne ("Performer"). Producer and Performer are collectively referred to as the "Parties."

RECITALS

On November 11, 2020 ("Effective Date") the Parties entered into the Agreement for the purpose of contracting with Performer for Performer's services as an actor and model on an exclusive basis in connection with the production of motion pictures and photographs.

In January and February of 2021, Performer was filmed and created content with third-party directors and producers that directly competed with Producer's Brands, including Producer's then current and now former Director, Marc Roussel a/k/a 'Chef', who filmed Performer for his own professional gain and without permission from Producer.

In this Addendum, to become effective on April 15, 2021, the Parties wish to amend Section 2, Section 7.1 and Section 13.1 of the Agreement.

In consideration of the Parties agreeing to amend their obligations in the existing Agreement, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree to amend the Agreement as follows:

AMENDMENTS

- 2. Compensation. Producer will pay Performer \$1,500.00 for Performer's all girl Scenes with Producer. Producer will pay Performer \$3,000.00 for Performer's boy/girl Scenes with Producer. Performer waives the right to receive any other consideration for the Services performed under this Agreement, including royalties, residuals, or commissions. Performer acknowledges that no further sums are payable by Producer by reason of exploitation of the content or the results and proceeds of Performer's services under this agreement.
- 7.1. Exclusivity of Services. During the Term of this Agreement, Performer will not film with any third party producer or production company that competes directly with Producer; provided that nothing herein shall restrict Performer from (i) creating (alone or with others) and exploiting photos and short-form content for Performer's social media channels which includes her OnlyFans, ("Performer's Channels") (ii) doing 'live' webcam channel shows (with the exclusion of CamSoda) and live OnlyFans shows, or (iii) doing photoshoots and media appearances with any other individual or entity. Performer understands that a breach of this provision will entitle Producer to terminate this Agreement for Cause and seek any related damages if the parties cannot resolve the breach by agreement within 48 hours of the breach.

Additionally, Performer may not film with any models that appear in any of the Scenes arising from the Agreement for at least six months from release of the Scene and Performer agrees not to shoot with any of Company's current and/or former directors and/or exclusive talent for Performer's Channels without the express written consent of



Castroduzes with the societion of Christ Apple Doubt Company's lourrent Extensive Italiant, 25 of the date of signing, are listed on Exhibit Apand of the adoldance of doubt, Performer may also not shoot with any new exclusive talent signed by Company for Performer's Channels during the course of this Agreement.

Page 53 of 246

13.1 Term

In consideration of signing this Addendum, instead of extending the Term to six months from Performer's successful completion of her last Scene on March 31, 2021, which extends the Term to October 1st, 2021, Producer agrees the Term shall end on August 28th, 2021 with the agreement that Performer will pay back Producer \$1,500 for overpayment of her last Scene, or alternatively perform one all girl Scene for Producer without compensation. No further renewals of the term will occur upon subsequent completion of Scenes contemplated by the Agreement.

NO OTHER CHANGE

Except as otherwise expressly provided in this Addendum, all of the terms and conditions of the Agreement remain unchanged and in full force and effect. To the extent that any of the terms and conditions contained in this Addendum may contradict or conflict with any of the terms or conditions of the Agreement, it is expressly understood and agreed that the terms of the Addendum shall take precedence and supersede the attached Agreement.

AGREED AND ACCEPTED:

By: Mackemite Anne

VXN Group, LLC

Anne

Mackenzie Thoma a/k/a Kenzie

Mike Miller

Date:

Mackenzie Thoma

Date: 4 15 2021

EXHIBIT A

List of Exclusive VMG Performers

EXHIBIT 25

From: Emilie From: Emilie
Subject: Fwd: Kenzie Anne VXN Group Addendum

Date: April 15, 2021 at 5:16 PM

To: Mike Miller Moz



Wow she signed it
------From: dave@motleymodels.com <dave@motleymodels.com>
Date: Thu, Apr 15, 2021 at 5:13 PM
Subject: Re: Kenzie Anne VXN Group Addendum

Ryan Kona <ra>ryan@motleymodels.com</r>>

Hi Emilie,

Please find the attached signed addendum from Kenzie Anne. Let me know if you have any questions.

dR

Dave Rock

President & CEO



C: 818.388.3322 (texts okay)

O: 818.483.6525 (no texts)







From: Emilie Sent: Wednesday, April 14, 2021 4:56:07 PM

To: Rvan Kona rvan@motlevmodels.com: Mike Miller

Document 131-2

Subject: Kenzie Anne VXN Group Addendum

Ryan,

Please find attached the addendum that we propose for Kenzie to sign. Per our current offer, if she signs this addendum the term of her agreement would expire on August 28, 2020, and she is welcome to continue to film with us until that time, with no expectation of renewal. Otherwise, the term will remain until October 1st, 2021.

If you have any questions, please feel free to contact me.

Sincerely.

Emilie General Counsel Vixen Media Group

ADDENDUM TO PERFORMANCE AGREEMENT

This Addendum ("Addendum") is attached to and forms part of the Performance Agreement ("Agreement") between VXN Group, LLC ("Producer") and Mackenzie Thoma a/k/a Kenzie Anne ("Performer"). Producer and Performer are collectively referred to as the "Parties."

RECITALS

On November 11, 2020 ("Effective Date") the Parties entered into the Agreement for the purpose of contracting with Performer for Performer's services as an actor and model on an exclusive basis in connection with the production of motion pictures and photographs.

In January and February of 2021, Performer was filmed and created content with third-party directors and producers that directly competed with Producer's Brands, including Producer's then current and now former Director, Marc Roussel a/k/a 'Chef', who filmed Performer for his own professional gain and without permission from Producer.

In this Addendum, to become effective on April 15, 2021, the Parties wish to amend Section 2, Section 7.1 and Section 13.1 of the Agreement.

In consideration of the Parties agreeing to amend their obligations in the existing Agreement, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree to amend the Agreement as follows:

AMENDMENTS

- 2. Compensation. Producer will pay Performer \$1,500.00 for Performer's all girl Scenes with Producer. Producer will pay Performer \$3,000.00 for Performer's boy/girl Scenes with Producer. Performer waives the right to receive any other consideration for the Services performed under this Agreement, including royalties, residuals, or commissions. Performer acknowledges that no further sums are payable by Producer by reason of exploitation of the content or the results and proceeds of Performer's services under this agreement.
- 7.1. Exclusivity of Services. During the Term of this Agreement, Performer will not film

with any mire party producer or production company that competes directly with Producer; provided that nothing herein shall restrict Performer from (i) creating (alone or with others) and exploiting photos and short-form content for Performer's social media channels which includes her OnlyFans, ("Performer's Channels") (ii) doing 'live' webcam channel shows (with the exclusion of CamSoda) and live OnlyFans shows, or (iii) doing photoshoots and media appearances with any other individual or entity. Performer understands that a breach of this provision will entitle Producer to terminate this Agreement for Cause and seek any related damages if the parties cannot resolve the breach by agreement within 48 hours of the breach.

Additionally, Performer may not film with any models that appear in any of the Scenes arising from the Agreement for at least six months from release of the Scene and Performer agrees not to shoot with any of Company's current and/or former directors and/or exclusive talent for Performer's Channels without the express written consent of



Producer with the exception of Chris Applebaum. Company's current exclusive talent, as of the date of signing, are listed on Exhibit A, and for the avoidance of doubt, Performer may also not shoot with any new exclusive talent signed by Company for Performer's Channels during the course of this Agreement.

13.1 Term

In consideration of signing this Addendum, instead of extending the Term to six months from Performer's successful completion of her last Scene on March 31, 2021, which extends the Term to October 1st, 2021, Producer agrees the Term shall end on August 28th, 2021 with the agreement that Performer will pay back Producer \$1,500 for overpayment of her last Scene, or alternatively perform one all girl Scene for Producer without compensation. No further renewals of the term will occur upon subsequent completion of Scenes contemplated by the Agreement.

NO OTHER CHANGE

Except as otherwise expressly provided in this Addendum, all of the terms and conditions of the Agreement remain unchanged and in full force and effect. To the extent that any of the terms and conditions contained in this Addendum may contradict or conflict with any of the terms or conditions of the Agreement, it is expressly understood and agreed that the terms of the Addendum shall take precedence and supersede the attached Agreement.

AGREED AND ACCEPTED:

VXN Group, LLC Anne

Mackenzie Thoma a/k/a Kenzie

Thoma

Mike Miller

Date:

Mackenzie Thoma

Date: 4 15 2021

EXHIBIT A

List of Exclusive VMG Performers



EXHIBIT 26

PERFORMANCE AGREEMENT

This Performance Agreement ("Agreement") is entered into on the 13th day of July, 2021 and is between VXN GROUP, LLC, a Delaware limited liability company ("Producer"), and Mackenzie Thoma a/k/a Kenzie Anne, an individual located at 4324 Promenade Way # 314, Marina Del Ray, CA 90282 ("Performer") (together the "Parties" or "Party").

RECITALS

WHEREAS Producer is the creator of adult motion pictures and photographs for commercial sale through various distribution outlets and platforms;

WHEREAS Performer is a model and actor in the adult entertainment industry represented by Twice Baked Media, Inc. d.b.a Motley Models ("Agent").

WHEREAS Producer wishes to contract with Performer for Performer's services as an actor and model on a non-exclusive basis in connection with the production of adult motion pictures and photographs and in exchange for the consideration outlined below;

WHEREAS Performer agrees to provide her services on a non-exclusive basis for the duration of the Term as set forth in this Agreement.

NOW, THEREFORE, for and in consideration of the foregoing recitals, the mutual promises and agreements herein contained, and for good and valuable consideration, the adequacy, sufficiency and receipt of which is hereby acknowledged by the Parties, each of the Parties, intending to be legally bound hereby, do promise and agree as follows, and enter into this Agreement.

- 1. Engagement. Producer hereby engages Performer to act, model and provide other services ("Services") to Producer for Producer's adult motion pictures and photographs ("Scene" or "Scenes") for Producer's brands and websites Vixen.com, Tushy.com, Blacked.com, BlackedRaw.com, TushyRaw.com, Deeper.com and Slayed.com ("Brand" or "Brands"). Performer agrees to make herself reasonably available to Producer throughout the Term of the Agreement and will not enter into any exclusive agreements that would prevent Performer from performing this Agreement. If Performer is not available on the date proposed by Producer to film a Scene, Performer will provide an alternative date within two weeks of Producer's originally proposed date.
- 2. Compensation. As compensation for the Services, Producer agrees to pay Performer \$5,000 per boygirl (which may include additional partners) Scene completed for the first ten (10) Scenes. If Performer opts to perform an anal scene during the Term of the Agreement, the rate shall remain \$5,000. In addition to the ten Scenes listed above, Producer may book and shoot Performer for girl-girl Scenes at a rate of \$1,500 per Scene. If Performer opts to perform in any additional boy-girl Scenes beyond the initial 10 agreed above, that rate shall be \$2,500 per additional Scene.

Agent shall receive a flat rate of \$100 per Scene completed by Performer.

3. Nature of Services. As part of the Services, Performer will appear nude and semi-nude in connection

with the creation of motion pictures and photographic content by Producer. Performer will perform multiple, explicit sexual acts, as set forth above in paragraphs 1 and 2. These sexual acts may include the use of sexual aids. Performer knowingly and willingly consents to rendering these services and understands the nature of the services this agreement requires her to perform. Producer will choose the performer(s) that Performer will perform with in the Scenes and each Scene's director.

- 4. **Hours and Obligations for Services**. Performer will provide the services on an as-needed basis, including nights, weekends, and holidays. Performer understands and agrees that the filming session during the Term of this agreement may take up to ten hours.
- 5. Ownership; Copyright; Publicity. Performer hereby grants Producer the worldwide, irrevocable, perpetual, right to photograph and re-photograph Performer (still and moving) and to record and re-record, double, and dub Performer's voice and performances, by any present or future methods or means, and to use and to license the use of Performer's approved name (including all stage names and aliases), approved biography, resume, signature, caricature, voice, and likeness (collectively, the "name and likeness") for and in connection with the creation of or the exploitation of the content created hereunder, including the promotion and advertising of the content in any media, throughout the universe, and in perpetuity. Producer will own the results and proceeds of Performer's Services under this agreement, including the copyrights of it. As the owner, Producer will have the worldwide, irrevocable, perpetual, exclusive right to use, license, and exploit the results and proceeds of Performer's Services—including all derivative works—in any manner, for any purpose, including the right to edit, televise, broadcast, record, publish, copy, print, sell, or distribute the content in any manner and in any medium, format, form, or forum, whether now known or later devised, without any further compensation than as specified in section 2. Performer acknowledges that the works created from the Services performed by Performer in performing this agreement constitute "works made for hire" under the United States Copyright Act of 1976 and, at all stages of development, the works will be and remain the sole and exclusive property of Producer. At Producer's sole discretion, Producer may make any changes in, deletions from, or additions to the works. If for any reason the results and proceeds of Performer's services under this agreement are determined not to be a work made for hire, Performer hereby irrevocably transfers and assigns to Producer all right, title, and interest in the work, including all copyrights, as well as all renewals and extensions to that work. Performer acknowledges Producer's sole ownership of all stage names, aliases, pseudonyms, characters, ideas, or other matters or materials that may be created during the term of this agreement. Performer will sign all documents that Producer may reasonably require to record and perfect its ownership rights. Performer will retain all rights in the stage name "Kenzie Anne" however during and after the term of this Agreement, Producer and Producer's assigns and licensees may use Performer's name and likeness. Performer hereby expressly waives and relinquishes to Producer any moral rights or "droit morale" in and to any content produced from the Services Performer provided under this agreement, including all of Performer's performances. Performer further hereby waivers and relinquishes to Producer all right of publicity claims, invasion of privacy claims, defamation claims, sexual harassment claims, injuries (both physical and emotional), negligence, Intellectual Property, and any liability for and by virtue of blurring, distortion, alteration, and optical illusion. "Intellectual Property" means all rights, title, interest, and benefit of a party to this Agreement in intellectual property of every nature, whether registered or unregistered. Intellectual property includes trademarks, copyrights, patents, trade secrets, publicity rights, moral rights, rights against unfair competition, and any other rights commonly considered intellectual property.

6. **Credit**. Producer does not have an obligation to give Performer credit in advertising or publicity, but shall afford Performer customary performer credit in all content created under this Agreement.

7. Exclusivity and Appearance

- 7.1 *Non-Exclusivity of Services*. During the Term of this Agreement, Performer will provide Services to Producer on a non-exclusive basis. However, Performer will afford Producer the right of first refusal for Performer's first anal scene ("First Anal Scene") and will not shoot an anal scene with any other producer or company until she has filmed the First Anal Scene with Producer or the Term has expired, whichever is first. Additionally, Performer will remain exclusive for <u>anal only</u>, for three months from the date that Producer shoots Performer's First Anal Scene in order for Producer to release and promote the Scene.
- 7.2 Appearance. Performer understands that Producer is entering into this Agreement with Performer based on Performer's current physical appearance, including the current measurements of Performer's body, level of physical fitness, hairstyle, and overall appearance of Performer's body. During the term of this Agreement, Performer will maintain Performer's physical appearance, and Performer will submit to the reasonable personal grooming requests of Producer, as such may be considered a norm in the adult entertainment industry. Performer acknowledges that if Performer should change her physical appearance during the term of this Agreement (including adding or subtracting tattoos or piercings) without first obtaining written permission by Producer, Producer may terminate this Agreement for Cause if the Parties cannot resolve the breach by agreement within 48 hours of the breach.
- 8. Additional Services after Expiration of Agreement. Performer will provide additional Services after expiration of this Agreement at Producer's reasonable request if Producer requires the additional Services in connection with retakes, added scenes, trailers, or changes to content initially created during the term of this Agreement.
- 9. Use of Social Media. Performer agrees during the Term of this Agreement to promote Producer's Brands and its affiliate Brands on her social media accounts including but not limited to Twitter, Instagram and any others reasonably requested by Producer to the best of her abilities, consistent with Performer's other professional photo shoots and media appearances. Performer will promote Producer's Brands at Producer's reasonable direction and under Producer's guidelines and recommendations including by promoting each Scene that Performer appears in when it is released.

Additionally, during the Term of this Agreement, Performer will not do any of the following without first obtaining written consent from Producer:

- post, tag, or comment on any photographs of anyone under 18-years old regardless of state of dress or context of the photographs; or
- post anything about a scene not yet released until notified in writing to do so.
- 10. **Health Testing**. Performer warrants and represents that to the best of Performer's knowledge, Performer is in good health and has no condition that would inhibit Performer's ability to perform or that would endanger Performer or any other person. If Producer requests, and at Producer's expense, Performer will immediately receive testing for HIV, hepatitis, COVID-19, or any other medical condition—mental or

physical—that may impact Performer's ability to safely perform Performer's duties under this Agreement. Additionally, each time Performer provides the Services contemplated by this Agreement, before providing the Services, Performer will provide Producer with documents disclosing the results of all health testing, which must have occurred within the immediately preceding 30-day period. Performer acknowledges that this information may reside in verifiable third party, HIPAA compliant databases. Producer will fully cover the testing costs.

- 11. **Non-Union Affiliation**. Producer states that she is not a signatory to the Screen Actors Guild collective bargaining agreement or any other union or guild agreement. Performer states that Performer is not a member of any union or guild that would prevent Performer from performing the services contemplated by this agreement.
- 12. **Independent Contractor Status**. Performer is an independent contractor. Performer will not be deemed an employee of Producer. Performer will be responsible for payment of all local, state, and federal taxes, including making self-employment tax payments. Producer will not be responsible for, nor will Producer withhold, local, state, federal, social security, Medicare, unemployment, disability, or any other kind of taxes. Performer will be responsible for providing Performer's own disability and worker's compensation plans for Performer's own benefit. In addition, Performer represents that they do not meet the conditions as set forth in Assembly Bill 5 (A.B.5.) to be classified as an employee.

13. Term and Termination

- 13.1 *Term*. The term of this Agreement (the "Term") shall take effect from August 29, 2021 and last for twelve (12) months until August 29, 2022 (the "Expiration Date").
- 13.2 *Termination*. Producer may terminate this Agreement at any time for Cause. "*Cause*" means Performer's (1) material breach of this Agreement; (2) inability to meet Producer's subjective artistic expectations; (3) failure to follow any framework; (4) violation of Producer's rules; (5) violation of any applicable laws, rules, or regulations; or (6) failure to follow Producer's directions; (7) unreasonable unavailability; (8) or as otherwise set forth throughout this Agreement. Unless otherwise terminated by Producer under this section 13, this Agreement will terminate on the expiration of the Term.
- 13.3. Force Majeure Event. The Term may be terminated by Producer upon notice to Performer if the performance of this Agreement or any obligations hereunder is prevented, restricted or interfered with by reason of fire, flood, earthquake, elements of nature or acts of God, acts of war, terrorism, riots, civil disorders, rebellions or revolutions, health risks, disease, law (including any federal, state, local or other governmental regulations, restrictive ordinances, statutes or by common law) lock-out, boycott, work stoppage, strikes (including but not limited to union/guild strikes), or labor controversy (including but not limited to threat of walkout, boycott, or strike) or any similar cause beyond the reasonable control of Producer (each, a "Force Majeure Event"). Producer shall, upon giving prompt notice to Performer, be excused from such performance during such prevention, restriction or interference, and any failure or delay resulting therefrom shall not be considered a breach of this Agreement. If such Force Majeure Event continues for a period of more than 60 days, Producer may terminate this Agreement by providing written notice to Performer. In the event of a termination due to a Force Majeure Event, Producer shall have no further obligations to Performer other than the obligation of Producer to pay any accrued obligations

hereunder.

- 14. Ethics and Non-Disparagement. Performer agrees to abide by the ethical policies and practices of Producer at all times during the term of this Agreement and, within the scope of applicable laws and regulations, to act in the best interests of Producer and abide by the highest ethical standards in performing the duties set forth in this Agreement. If at any time during the course of the Agreement, Performer is involved in any situation or occurrence which subjects Performer to public scandal, disrepute, widespread contempt, public ridicule, or which is widely deemed by members of the general public, to embarrass, offend, insult or denigrate individuals or groups, or that will tend to shock, insult or offend the community or public morals or decency or prejudice the Producer in general, then Producer shall have the right, in its sole discretion, to take any action it deems appropriate, including but not limited to terminating the production of the program. During and following the term of this Agreement Performer agrees not to, and, if applicable, shall cause its officers, managers, employees not to, make or encourage any disparaging or untruthful remarks or statements about Producer or its products, services, officers, directors, affiliates, or employees; provided that nothing in this Agreement shall prevent Performer from making truthful statements when required by law, court order, subpoena, or the like, to a governmental agency or body or in connection with any legal proceeding. Notwithstanding anything in this Agreement to the contrary, Producer may terminate this Agreement at any time without notice or penalty following Performer's breach of this Section 14.
- 15. Confidential Information. Performer agrees that all terms and conditions of this Agreement shall be maintained in strict confidence and shall not be disclosed to any third Parties unless compelled to disclose by appropriate court order or with Producer's approval. Additionally, Performer will keep confidential all Confidential Information. "Confidential Information" means any information or data of a party that that party disclosed to the other party, either directly or indirectly, whether in writing, orally, or by visual means, and which the disclosing party designates (either in writing or orally) as confidential, proprietary, or another similar designation. However, a disclosing party will not need to designate information or data as confidential information if the nature of the information makes it generally considered confidential commercially, which includes information that relates to: (1) trade secrets or know-how; (2) finance or accounting; (3) technology, research, or development; (4) internal processes or procedures; (5) business, operations, or planning of it; (6) sales or marketing strategies; (7) the terms of any agreement, and the discussions, negotiations, or proposals related to it, including this Agreement. "Confidential Information" also includes the legal names and addresses of actors and models appearing in the content. "Confidential information" does not include information that (1) is publicly available or in the public domain at the time disclosed; (2) is or becomes publicly available or enters the public domain through no fault of the receiving party; (3) is rightfully communicated to the receiving party by persons not bound by confidentiality obligations for that information; or (4) is already in the receiving party's possession free of any confidentiality obligations for that information at the time of disclosure. This section will survive the termination of this Agreement.
- 16. **Performer Representations and Warranties**. Performer represents and warrants that Performer is 18-years old or older, has the right to enter into this Agreement and to grant to Producer all rights granted in this Agreement, and that Performer has not entered into or will enter into any Agreement of any kind that will interfere in any way with the complete performance of this Agreement.

17. **Indemnification.** Performer will pay Producer for any loss of Producer's that is caused by Performer's reckless acts or intentional misconduct. But Performer need not pay to the extent that the loss was caused by Producer's reckless acts or intentional misconduct. "**Loss**" means an amount that a party is legally responsible for or pays in any form. Amounts include, for example, a judgment, a settlement, a fine, damages, injunctive relief, staff compensation, a decrease in property value, and expenses for defending against a claim for a loss (including fees for legal counsel, expert witnesses, and other advisers). A loss can be tangible or intangible; can arise from bodily injury, property damage, or other causes; can be based on tort, breach of contract, or any other theory or recovery; and includes incidental, direct, and consequential damages. A loss is "**caused by**" an event if the loss would not have occurred without the event, even if the event is not a proximate cause of the loss.

18. Dispute Resolution

- 18.1 *In General*. The Parties will attempt in good faith to resolve all disputes, disagreements, or claims between the Parties relating to this Agreement.
- 18.2 *Mediation*. If the Parties cannot settle a dispute through negotiation, the Parties will engage in nonbinding mediation before resorting to arbitration. The Parties will conduct mediation in Los Angeles County, California. Unless the Parties agree otherwise, the American Arbitration Association will administer the mediation according to its Commercial Mediation Procedures. Each Party will bear its own costs and expenses in mediation and the Parties will share equally between them all third-party mediation costs and expenses unless the Parties otherwise agree in a writing signed by the Party agreeing to bear the costs and expenses.
- 18.3 *Arbitration*. In the event that mediation between the Parties is unsuccessful, the Parties will settle any controversy or claim arising out of or relating to this Agreement, or the breach of it, by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. A single arbitrator will preside over the arbitration and issue a final award on all issues submitted to the arbitrator. The Parties will conduct the arbitration in Los Angeles County, California. The arbitrator's award will be final and binding on the Parties. Either party may file an action in a court of competent jurisdiction to: (1) enforce this provision; (2) obtain injunctive relief; or (3) enforce the arbitrator's award.
- 18.4 *Waiver of Jury Trial*. The Parties agree that as part of their consideration for this Agreement, they waive the right to a trial by jury for any dispute arising between the Parties related to the subject matter of this Agreement. The Parties further agree that this waiver will be enforceable up to and including the day that trial is to start, and even if the arbitration provisions of this section are waived.
- 18.5 *Limited Time to Bring Claims*. Unless otherwise required by applicable law without the possibility of contractual waiver or limitation, neither Party will bring legal action, regardless of form, arising out of (or related to) this Agreement or any transaction under it more than six months after the cause of action arose. After this time limit, any legal action arising out of this Agreement (or any transaction under it) and all respective rights related to any action lapse.

19. General Provisions

- 19.1 Entire Agreement. This Agreement makes up the sole Agreement of the Parties concerning its subject matter. It supersedes all earlier written or oral discussions, negotiations, proposals, undertakings, understandings, and agreements between the Parties concerning the transactions contemplated in this agreement. No party may use any of the earlier or contemporaneous negotiations, preliminary drafts, or previous versions of this Agreement leading up to its signature and not stated in this Agreement to construe or affect the validity of this Agreement. No conditions, definitions, representations, or warranties concerning the subject matter other than as expressly stated in this Agreement will bind either party. Each party acknowledges that no party made or relied on a representation, inducement, or condition not stated in this agreement.
- 19.2 Amendment. The Parties may amend this Agreement only by a written agreement of the Parties that identifies itself as an amendment to this Agreement.
- 19.3 Assignment and Delegation. Producer may assign this Agreement and the rights granted in it to any other person. Performer may not assign Performer's rights or delegate Performer's duties under this agreement because this Agreement is a personal service contract entered into in reliance on the singular personal skill, qualifications, and representations of Performer. Any purported assignment of rights or delegation of duties by Performer in violation of this provision is void.
- 19.4 Waiver. If either party fails to require the other to perform any term of this Agreement, that failure does not prevent the party from later enforcing that term. If either party waives the other's breach of a term, that waiver is not treated as waiving a later breach of the term. No waiver by any party of any of the provisions of this Agreement will be effective unless in writing and signed by the waiving party. No waiver will operate as a waiver regarding any failure, breach, or default unless expressly identified by the written waiver. The Parties may waive compliance with this provision in a writing signed by both Parties.
- 19.5 Severability. If a tribunal finds any term of this Agreement or the application of them to any person or circumstance unenforceable, the remainder remains fully enforceable.
- 19.6 *Notices*. All notices and other communications required or permitted under this Agreement must be in writing and must be delivered personally or sent by email, certified or registered mail, or by overnight courier, postage prepaid, to the party's address listed below:

Mackenzie Thoma a/k/a Kenzie Anne misskenzieanne@gmail.com 4324 Promenade Way # 314, Marina Del Ray, CA 90282

VXN GROUP, LLC Attn: Emilie Kennedy emilie@vixen.com 11271 Ventura Blvd, #717 Studio City, CA 91604

A party may change this address by notice to the other party as stated in this Agreement. A notice is considered as having been given (1) on the day of personal delivery, or (2) two days after the date of mailing.

- 19.7 *Cumulative Remedies*. All rights and remedies provided in this Agreement are cumulative and not exclusive, and the assertion by a party of any right or remedy will not preclude the assertion by the party of any other rights or the seeking of any other remedies available at law, in equity, by statute, in any other Agreement between the Parties, or otherwise.
- 19.8 *Governing Law*. The Parties have signed and entered into this Agreement in the State of California. California law applies to this Agreement without regard for any choice-of-law rules that might direct the application of the laws of any other jurisdiction.
- 19.9 *Jurisdiction and Venue*. Each party irrevocably and unconditionally agrees that it will not bring any proceeding against any other party arising out of this Agreement in any forum other than Los Angeles County, California. Each party irrevocably and unconditionally submits to the exclusive jurisdiction of Los Angeles County, California and agrees to bring any proceeding only in Los Angeles County, California.
- 19.10 *Enforcement Costs and Expenses*. If a party breaches this Agreement, the breaching party will reimburse the nonbreaking party for all actual legal fees and costs incurred in enforcing this Agreement.
- 19.11 *Performance Costs and Expenses*. Unless otherwise stated in this Agreement, each party will pay all of the costs and expenses that party incurs regarding this Agreement and the transactions it contemplates.
- 19.12 *Third-Party Beneficiaries*. This Agreement does not and is not intended to confer any rights or remedies on any person other than the Parties.
- 19.13 *Relationship of the Parties*. The Parties' relationship is that of independent contractors and not business partners. Nothing in this Agreement creates a partnership, joint venture, agency, franchise, or employment relationship between the Parties and the Parties expressly disclaim the existence of any of these relationships between them.
- 19.14 *Successors and Assigns*. This Agreement inures to the benefit of, and is binding on, the Parties and their respective successors and assigns. This section does not address, directly or indirectly, whether a party may assign its rights or delegate its performance under this Agreement.
- 19.15 *Further Assurances*. Each party will take any actions, or sign any documents, necessary to effect or facilitate the purpose of this Agreement.
- 19.16 *Voluntary Agreement*. The Parties have signed this Agreement voluntarily and for valid reasons, and in doing so do not and have not relied on any statement or promise by any other party, except those expressed in this Agreement. The Parties acknowledge and agree that they have carefully read this Agreement, discussed it with their attorneys or other advisors, understand all of the terms and conditions, and agree to be bound by it. The Parties have relied on the advice of their attorneys or other advisors about the terms and conditions of this Agreement, and waive any claim that the terms and conditions should be construed against the drafter.
- 19.17 *Corporate authority*. Each person signing this agreement on behalf of any corporate entity agrees that he or she has full authority to sign this Agreement on behalf of the entity and that party has taken all necessary actions. In addition, each corporate party agrees that this Agreement does not constitute a

violation or breach of that party's articles of incorporation, bylaws, or any other agreement or law by which that party is bound.

- 19.18 *Counterparts*. The Parties may sign this Agreement in any number of counterparts. The Parties deem each counterpart an original and all counterparts, when taken together, make up the same agreement.
- 20. Usages. In this Agreement, unless otherwise stated or the context otherwise requires, the following usages apply:
- 20.1 Actions permitted under this agreement may be taken at any time and from time to time in the actor's sole discretion.
- 20.2 References to a statute will refer to the statute and any successor statute, and to all regulations promulgated under or implementing the statute or successor, as in effect at the relevant time.
- 20.3 References to numbered sections in this Agreement also refer to all included sections. For example, references to section 6 also refer to sections 6.1, 6.1(A), etc.
- 20.4 In computing periods from a specified date to a later specified date, the words "from" and "commencing on" (and the like) mean "from and including," and the words "to," "until," and "ending on" (and the like) mean "to but excluding."
- 21. **Signatures.** The Parties agree that they may deliver signatures on this Agreement by fax or electronically instead of an original signature and agree to treat fax or electronic signatures as original signatures that bind them to this Agreement.

The Parties signed this Agreement on the date listed on the first page.

Producer: VXN GROUP, LLC, a Delaware Limited Liability Company

By: Mike N	Miller, Executive Braducer:		
Signature:	Mike Miller		
Date:	7/13/2021		
Performer:	MACKENZIE THOMA a/k/a KENZIE ANNE, an individual		
Signature:	1183CF222482413,		
Dotor	7/16/2021		

EXHIBIT 27

Reply to: Emilie Kennedy Emilie@vixen.com

September 28, 2022

Attn: Mackenzie Thoma a/k/a Kenzie Anne misskenzieanne@gmail.com 4324 Promenade Way #314 Marina Del Ray, CA 90282

Delivery via email

Re: Notice of Termination of Performance Agreement

Dear Ms. Thoma:

Please be advised that VXN Group, LLC ("VXN Group") is exercising its right to terminate its "Performance Agreement" with you and all associated addendums for cause in accordance with Paragraph 13.2 of the Agreement. This letter is to serve as notice pursuant to Paragraph 19.6 of the Agreement.

Paragraph 13.2 states:

13.2 *Termination*. Producer may terminate this Agreement at any time for Cause. "*Cause*" means Performer's (1) material breach of this Agreement; ... (7) unreasonable unavailability.

Paragraph 7.2 states that any body modifications by Performer can result in a material breach of the Agreement where Producer may terminate for cause.

VXN Group is terminating the Agreement "for cause" because of your "material breach of this Agreement" by failing to perform the scenes as scheduled because you were receiving body modifications without notifying us, as well as your "unreasonable unavailability" which has forced VXN Group to cancel planned shoots after it incurred costs, causing significant damages. To date, VXN Group estimates it has incurred over \$50,000 in damages because of last minute scene cancellations by you.



Specifically, in June 2022, VXN Group planned its yearly showcase to feature you. The company contracted specific locations, had its writers create a customized script, began building intricate set designs and scheduled its directors, crew, and staff for five performances with you. Just days before the scheduled scenes, your agent notified us you were no longer able to perform because of body modifications you made immediately before the scheduled shoots without notifying us. To date, we have incurred non-refundable locations costs, missed the production window for the 2023 AVN Awards deadline, and have otherwise been unable to utilize the resources we committed to those performances.

Despite our losses, we agreed to give you another opportunity to fulfill the Agreement and on June 20, 2022 we entered into the Addendum extending the Agreement. We scheduled you for a BlackedRaw shoot on August 12, 2022. Unfortunately, again, your agent notified us of your inability to perform the scene just days before it was scheduled to take place, despite having known for some time you were likely to cancel. Again, we incurred damages for having to cancel at the last minute.

Because of the damages that have occurred from last minute cancellations and failure to commit to scheduled scenes, we no longer can risk scheduling any additional engagements between you and VXN Group. Your failure to appear on scheduled shoot dates and for specific projects constitutes a material breach and we are exercising our right to terminate the Agreement to avoid incurring additional damages.

Should you have any questions, please do not hesitate to contact me.

Sincerely,

VXN GROUP, LLC

Cc: Mike Miller Motley Models

EXHIBIT 28

1	1	UNITED STATES DI	STRICT COURT
2	CENTRAL D	ISTRICT OF CALIF	ORNIA WESTERN DIVISION
3			
4	MACKENZIE ANNE	THOMA, A.K.A.	
5	KENZIE ANNE, a	n Individual and	
6	on Behalf of A	ll Others	
7	Similarly Situa	ated,	
8	Plai	ntiff,	
9	v.		Case No.
10	VXN GROUP, LLC	, a Delaware	2:23.cv.04901
11	Limited Liabil	ity Company and	WLH (AGRx)
12	MIKE MILLER, as	n Individual; an	d
13	DOES 1 to 100,	Inclusive,	
14	Defe	ndants.	
15			
16	DEP	OSITION OF MACKE	NZIE ANNE THOMA
17	DATE:	Tuesday, August	13, 2024
18	TIME:	10:36 a.m.	
19	LOCATION:	Veritext Legal	Solutions
20		707 Wilshire Bo	ulevard, Suite 3500
21		Los Angeles, CA	90017
22	OFFICIATED BY:	John Canfield	
23	JOB NO.:	6861393	
24			
25			
			Page 1

1	Did you believe that you would have more
2	success in adult entertainment as opposed to mainstream
3	modeling?
4	MS. COHEN: Objection. Vague as to
5	"success."
6	BY MR. BROWN:
7	Q Did you believe that you would have more
8	monetary success in the adult entertainment world as
9	opposed to the mainstream modeling world?
L O	A Outside of monetization, I believed that I
11	could work more being in the adult entertainment
12	industry.
13	Q Outside of finances?
L 4	A Yes.
15	Q So to clarify, you're saying that you would be
16	able to work more hours in the adult entertainment
L 7	industry than you would in the modeling industry?
18	A No, sir. That is not what I said.
19	Q Can you clarify your answer?
20	A I was interested in having an appearance more
21	relevant.
22	Q I see. So in that sense you believed that you
23	would be more successful in adult entertainment because
24	you would be more visible to the public as opposed to in
25	mainstream modeling?
	Page 23

1	Q And what would be the reason that you no
2	longer use those platforms?
3	A The reason to leave a platform is lack of
4	traffic.
5	Q And when you say "lack of traffic," is it fair
6	to say that you also mean lack of revenue?
7	A Yes, traffic equates to revenue.
8	Q Okay. Which of those platforms generates the
9	most traffic for you?
10	A Over time it would be OnlyFans.
11	Q And prior to your work with Vixen how much
12	revenue would you estimate that you made camming in a
13	monthly period?
14	A Roughly 50,000 a month.
15	Q And this is prior to your starting to work
16	with Vixen?
17	A Yes, sir.
18	Q Okay. And were you also camming during the
19	time in which you were working with Vixen?
20	A No, sir because I was asked not to.
21	Q Who asked you not to?
22	A That would've been Mike Miller or whoever
23	drafted up my contract with Vixen.
24	Q Whoever drafted the contract?
25	A Mh-hmm.
	Page 19

1	Q Did anyone else besides Sid Vision or Dave	
2	Rock or Ryan Kona influence you to bring this lawsuit?	
3	A Yes, Vixen.	
4	Q What's your relationship with Chris Applebaum	?
5	A I have known Chris Applebaum I was probabl	У
6	22, 23. He is the owner of a website called Eats. It'	S
7	just sexy girls eating food, and I had worked with him	a
8	lot.	
9	Q How'd you first meet him?	
10	A For a shoot where I ate ice cream.	
11	Q And how did you come to be on that shoot?	
12	A Through Instagram.	
13	Q So did he see you on Instagram and solicit yo	u
14	to come for that shoot, or did it work the other way	
15	around?	
16	A I don't remember.	
17	Q Around what time would that have been?	
18	A I mean the timeline of me being 22, my early	
19	twenties, I guess maybe like 2016.	
20	Q Okay. Who directed your first scene with	
21	Vixen?	
22	A Chris did under the name of Halston.	
23	Q And did you play any part in Chris Applebaum	
24	being the director for your first Vixen scene?	
25	A I am not sure.	
	Page 58	
	1430 00	

1	Q Did you introduce Chris Applebaum to Vixen?
2	A I don't believe I was who introduced them.
3	Q Do you know the circumstances do you know
4	what the circumstances were around Chris Applebaum being
5	introduced to Vixen?
6	A I do not.
7	Q Do you still work with Chris Applebaum?
8	A I did a video shoot with Chris when did we
9	do it? Maybe four months ago.
10	Q And do you enjoy working with Chris Applebaum?
11	A I do.
12	Q Do you think that Chris Applebaum would've
13	been the director of your first scene with Vixen if you
14	had not prior worked with Chris Applebaum?
15	MS. COHEN: Objection. Calls for
16	speculation.
17	A The network of the industry that like
18	floods very large and ambiguously. I don't know because
19	I'm not sure how they met. And Chris is very popular on
20	Instagram. Vixen also chooses different directors and
21	videographers often. So I don't how to answer that
22	question for you.
23	Q Did you request that Chris Applebaum be the
24	director for your first Vixen scene?
25	A I did not request it. I do believe I
	Page 59

1	suggested it.
2	Q To your knowledge, did Chris Applebaum had
3	he directed a hardcore sex scene prior to your first
4	scene with Vixen?
5	A I'm sorry, rephrase that.
6	Q To your knowledge, had Chris Applebaum been a
7	director for a scene where two people are having sex
8	prior to your first scene?
9	A I am not sure.
10	Q Do you know who Lauren Bonner is?
11	A I do know who Lauren Bonner is.
12	Q What is your relationship with Lauren Bonner?
13	A I don't have one.
14	Q Did you ever have a relationship with Lauren
15	Bonner?
16	A She was a personal assistant on set.
17	Q A personal assistant to whom?
18	A To Chris.
19	Q To Chris. And when you say "onset," do you
20	mean on each set?
21	A Yes.
22	Q Did you and Lauren ever work together?
23	A If by adjusting things I was wearing means
24	working together, yes.
25	Q Did Lauren was Lauren around and working in
	Page 60

1	A I initially just started Kenzieland without
2	the knowledge of an LLC and just had a brand that I
3	called my own. I was trying to make content that was
4	digestible for many of its OnlyFans, and I wanted to
5	have a professional camera instead of an iPhone for that
6	content, to take amateur to a professional view.
7	Q So Kenzieland was an idea or a thing before
8	you actually incorporated Kenzieland, LLC?
9	A Yes.
10	Q Who came up with the concept for Kenzieland?
11	A I did.
12	Q And the concept can you talk about that a
13	little bit more, like what the concept was for
14	Kenzieland?
15	A I marketed it as glamorously dirty. I wanted
16	a glam detail of sexual acts on camera.
17	Q And so how did you get Kenzieland off the
18	ground? In other words, it started as an idea in your
19	head to produce dirty glam. And how did you put that
20	into motion?
21	A I had hired Chris as my videographer to shoot
22	my concepts.
23	Q And when you say you hired Chris as your
24	videographer, did you hire him as an employee, a partner
25	of yours?
	Page 62

1	A Again, at the time I didn't know much about
2	the legal parts of that, so I just hired him out of
3	pocket.
4	Q Okay. And when we say Chris, we mean Chris
5	Applebaum?
6	A Yes, Chris Applebaum.
7	Q And so to get Kenzieland to get this vision
8	off the ground, you hired Chris Applebaum as your
9	videographer?
10	A Yes.
11	Q And what was the first thing y'all did
12	together under this banner of Kenzieland?
13	A I don't recall.
14	Q Is Kenzieland an ongoing thing?
15	A Kenzieland website works. I had a guy create
16	a website where I sell the videos that I made. So it
17	does produce a small amount of revenue. I actually
18	can't remember if I renewed that LLC this year.
19	Q Who created the website for you?
20	A What was his name? I can't think of his name
21	right now.
22	Q If you happen to remember, let me know any
23	time.
24	A Okay.
25	Q So Kenzieland is an ongoing thing?
	Page 63

1	that you look?
2	A Being the star of every film I did, yes.
3	Q And what was the first movie that you created
4	for Kenzieland?
5	A I don't recall.
6	Q Do you know when you might have made the first
7	film for Kenzieland?
8	A I do not.
9	Q What role would you play in a typical
10	Kenzieland film?
11	A I did creative directing, which I also had
12	hired Chris for, Chris Applebaum. I picked out what the
13	wardrobe was, hair and makeup, location, and being in
14	the film.
15	Q So you were jack of all trades in this
16	Kenzieland business?
17	A Yes.
18	Q You were creative director, stylists for I
19	guess wardrobe, right? I assume that you weren't the
20	actual stylist. Did you have makeup artists and things
21	like that?
22	A Yes.
23	Q Would it be fair to say that you were the
24	executive producer of Kenzieland films?
25	A Yes.
	Page 65

1	misskenzieanne.com.
2	Q And how much do you sell the movies for?
3	A I honestly don't know.
4	Q And are the movies for sale outright? In
5	other words, if I buy a movie on kenzieland.com, do I
6	own that movie forever, or do I need to go to Kenzieland
7	to watch it?
8	A I believe I did it so that you have to go to
9	Kenzieland to watch it, but I I don't know that for
L O	sure.
11	Q Does Kenzieland obtain revenue via like a
12	subscription service or is it per movie?
13	A It's per movie.
L 4	Q Okay. The money that you generated from
15	Kenzieland movies, what did you put that did that
16	money go back into Kenzieland, LLC? How was that money
L 7	used?
18	A Almost all of the money for Kenzieland was
L 9	either cut even based off of production costs or put
20	into the next film.
21	Q Okay. And when you say, "production costs,"
22	you mean paying the various people that were involved in
23	the production of the movie?
24	A Yes.
25	Q And payment for the props and the wardrobe?
	Page 68

1	A Yes.
2	Q And payment for the locations?
3	A Yes.
4	Q I'm going to show you a list of movies
5	produced under Kenzieland that I pulled from the
6	internet adult film database. I'm going to introduce
7	this as deposition Exhibit 1.
8	Does this list look accurate to you in terms
9	of the titles of the movies and the year of production?
10	(Exhibit 1 was marked for
11	identification.)
12	A To my knowledge, yes.
13	Q Okay. So it looks like there are 23 movies on
14	here; is that correct?
15	A That's what it says.
16	Q But earlier you said that sometimes you break
17	up a movie into separate parts, and that's why we might
18	get something like we see on the exhibit, Maid 1, Maid
19	2, and Maid 3?
20	A Yes.
21	Q Okay. Did you engage other performers to
22	perform on Kenzieland movies?
23	A I did, yes, but they were not all sex.
24	Q Okay. So other performers beyond you
25	performed in many of these movies?
	Page 69

_	
1	A It would be I believe six, seven.
2	Q Seven of these movies?
3	A Yes.
4	Q Do you recall which ones?
5	A Kenzie and Jax, Maid 1, 2, and 3, The
6	Sleepover, Vanna Bardot and Codey Steele.
7	Q Okay. And the year of production is accurate?
8	A I I believe so.
9	Q Okay. Did you enter into agreements with the
10	performers who worked on the Kenzieland movies?
11	MS. COHEN: Objection. Calls for expert
12	opinion, legal conclusion. Vague as to "agreements."
13	BY MR. BROWN:
14	Q Did you enter into any written contracts with
15	the performers who performed on the Kenzieland movies?
16	MS. COHEN: Same objections.
17	A No, I did not.
18	Q So just to be clear, for the performers that
19	worked on these Kenzieland pictures with you, none of
20	them did so pursuant to a signed agreement?
21	A We traded content.
22	Q Traded content?
23	A So when I filmed with them, they were also
24	allowed to use what I produced to sell.
25	Q Did you pay any of the performers money
	Page 70

1	A No.
2	Q in exchange for appearing in the Kenzieland
3	movies?
4	A No.
5	Q And when you say you "traded content," can you
6	be a little bit more specific in terms of what that
7	exchange looked like?
8	A The outcome of video content produced in
9	anything they were in, they get full legal rights too.
10	Q So in other words, if, let's take for example,
11	Vanna Bardot and the Codey Steele Submit film, Vanna
12	Bardot and Codey Steele have a full license to use that
13	content any way they want?
14	A I sent it to them, yes.
15	Q And have they used that content?
16	A I have no idea.
17	Q And does the trade work both ways? In other
18	words, did you perform in films for these performers and
19	also have the ability to use that content as you saw
20	fit?
21	A No.
22	Q So it's kind of a one-way trade in terms of
23	you say, "Hey Vanna, come work on this film with me and
24	in exchange you can just use this content for your own
25	purposes"?
	Page 71

1	A Yes.
2	Q Are they able to monetize the content that
3	they use, or are they just using it are they able to
4	package it and sell it on their own?
5	A They're able to package and sell the content
6	I've provided them to get revenue.
7	Q And the content that you provide them, is that
8	the finished movie?
9	A Yes, and some behind the scenes. So iPhone
10	things we photos we took.
11	Q And does this same thing does that same
12	arrangement apply for the male actors as well?
13	A Yes.
14	Q So Jax Slayer just to be clear, you had no
15	agreement with Jax Slayer to perform in the Kenzieland
16	movies in other words, you had no written contract
17	with Jax Slayer in connection with Kenzieland movies?
18	A No, I did not.
19	Q You had a written contract with Rob Piper
20	pursuant to acting in Kenzieland movies?
21	A No, I did not. Where was Rob Piper?
22	Q Did Rob Piper perform in a Kenzieland movie?
23	A No, I don't believe he did.
24	Q No. Did Codey Steele perform in a Kenzieland
25	movie?
	Page 72

1	A Yes, Codey Steele did.
2	Q And Codey Steele did not perform under a
3	written agreement with you?
4	A No, he did not.
5	Q Okay. And was Jax Slayer paid any money in
6	connection with his performance on the Kenzieland
7	Worship video?
8	A No, he was not.
9	Q Was Codey Steele paid any money in connection
10	with the Kenzieland video that he acted in?
11	A No, he was not.
12	Q Was Vanna Bardot paid any money in connection
13	with the Kenzieland movie?
14	A No, she was not.
15	Q Was Charly Summer?
16	A No, she was not.
17	Q How about Kendra Sunderland?
18	A No, she was not.
19	Q Did Scarlett Scandal act in a Kenzieland movie
20	with you?
21	A Oh, yeah. Scarlet was in a video. I don't
22	think we ever released that video. I think we just took
23	pictures. I yeah, I don't think that video ever came
24	out.
25	Q Would that have been the Afternoon Delight
	Page 73

1	video or was that a solo video?
2	A I believe Afternoon Delight was solo. I don't
3	know.
4	Q Okay.
5	A I'm not sure.
6	Q I'll just say these last names. But to your
7	knowledge, did any of Kim Kerotika, Lily Andrews, or
8	Ashley Lane act in Kenzieland videos?
9	A Ashley Lane.
10	Q She did?
11	A Yeah.
12	Q Did Lily Andrews act in any Kenzieland videos?
13	A Oh, yes. Lily Andrews was Sleepover Eats.
14	Q And did Kim Kerotika act with you in any
15	Kenzieland movies?
16	A Oh, she did too. Yes. I don't remember which
17	one that is.
18	Q And just to be clear, you didn't enter into a
19	signed Kenzieland, LLC or you didn't enter into a
20	signed agreement with Kim Kerotika or Lily Andrews or
21	Ashley Lane?
22	A No, we did not.
23	Q Okay. So the products and service the
24	products offered by Kenzieland, were they just movies?
25	A Okay. So now I'm remembering. I don't know
	Page 74

1	services to multiple companies.
2	MS. COHEN: I don't think that has
3	anything to do with phase one.
4	BY MR. BROWN:
5	Q Are you going to abide by your Counsel's
6	advice not to answer the question?
7	A I am.
8	Q So in 2022, were you really active as far as
9	being an adult performer?
10	MS. COHEN: Objection. Vague.
11	A I was working often, yes. Yes, I was working
12	a good amount at that point.
13	Q And what were you working on in 2022?
14	A Scenes.
15	Q And were these scenes for adult entertainment
16	companies, studios?
17	A Yes, and myself.
18	Q And when you say yourself, do you mean
19	Kenzieland movies, or do you mean content produced for
20	your OnlyFans?
21	A I mean content produced for my OnlyFans.
22	Q Okay. And would it be fair to say that 2022
23	was your most active year in performing as an adult film
24	actress?
25	A Yes. I would say 2022 was my most active
	Page 79

1	year.
2	Q Did you do over a hundred scenes that year?
3	A I have no idea.
4	Q Would it have been over a hundred scenes to
5	your knowledge?
6	A I have no idea.
7	Q Would it have been fewer than a hundred scenes
8	to your knowledge?
9	A I have no idea.
10	Q But you were would you agree that you were
11	pretty prolific during 2022?
12	A Can you define that word?
13	Q Prolific meaning very active, prolific
14	meaning
15	A So the same question again?
16	Q Sure. Would you say that you were prolific in
17	2022?
18	A I I yes. It was my most active year as
19	I stated earlier.
20	Q And did you get nominated for a lot of awards
21	that year?
22	A "A lot" is an ambiguous term. I had some
23	nominations.
24	Q What awards in general have you won for being
25	an adult performer?
	Page 80

1	so confusing because I was on Euphoria playing a
2	stripper and was totally naked, so mainstream
3	Q I see what you're saying. But you performed
4	on a television series that was aired on a major
5	network, namely Euphoria; is that correct?
6	A Yes.
7	Q Okay. Are you a member of SAG-AFTRA?
8	A No, but I have SAG credit, and I just have not
9	created an account to be one because I like my insurance
10	better.
11	Q I see. Were you ever offered membership with
12	SAG-AFTRA?
13	A Yes.
14	Q And how did that offer come about?
15	A They they sent a letter in the mail with my
16	I guess resume.
17	Q And was the offer that SAG-AFTRA made to you
18	to join that union, and was it related to some acting
19	that you had done?
20	A Yes.
21	Q What was it related to?
22	A It was hours spent on set for Euphoria, and
23	I'm trying to think of what the other one was. It may
24	have been a Jeep commercial. I don't remember.
25	Q Do you recall what the letter from SAG-AFTRA
	Page 84

1	said?
2	A No.
3	Q But SAG-AFTRA basically told you that you were
4	invited to join the union?
5	A Yes, that I qualified.
6	Q And you said that you decided not to join the
7	union because you didn't like their insurance?
8	A SAG-AFTRA has like a fee you pay. There was a
9	lot I didn't understand about it, and I just didn't
10	really care to go through the paperwork.
11	Q Okay.
12	MS. COHEN: Counsel, we've been going
13	about an hour since we got back from lunch. Are you
14	okay with a few minutes break, five minutes?
15	MR. BROWN: I'm okay with a five minute
16	break.
17	MS. COHEN: Great.
18	THE VIDEOGRAPHER: We are going off the
19	record. The time is 2:37 p.m.
20	(Off the record.)
21	THE VIDEOGRAPHER: This is media six. We
22	are going back on the record. The time is 2:48 p.m.
23	BY MR. BROWN:
24	Q I want to talk a little bit go back and
25	talk a little bit more about Kenzieland for a second.
	Page 85

1	How would you attract customers or viewers for
2	Kenzieland content?
3	A Through Instagram or Twitter.
4	Q And when you say through Instagram or Twitter,
5	what would the actual engagement on those platforms look
6	like in order to attract customers to Kenzieland?
7	A Posting a link that would take you directly to
8	the site.
9	Q And you would use your personal social media
L O	accounts to do that? Or did Kenzieland have a separate
11	social media account?
12	A Both. Kenzieland had a or Kenzieland had
13	an Instagram and a Twitter, but it's inactive now. I
L 4	mean they they exist, I guess. Inactive is the
15	incorrect term. They haven't posted in years. I don't
16	even think I have the Twitter handle anymore.
L 7	Q So you would post something on Twitter or
18	Instagram let's just take for example Instagram.
19	You're going to post some content that's going to
20	attract the goal of it's to attract people to
21	Kenzieland?
22	A Yes.
23	Q What does that Instagram post look like?
24	A I don't remember. Instagram flags everything,
25	so more often than not it's an appropriate photo. We
	Page 86

1	would.
2	Q Just one last question on Kenzieland. Did you
3	ever use any pictures or stills from Vixen content in
4	the context of Kenzieland?
5	A Not anything I recollect.
6	Q Okay. Your contract with Vixen, was that a
7	negotiated contract?
8	A I did not get much back and forth except for
9	fighting for my five-minute videos to be able to use my
L O	OnlyFans in some way.
11	Q And was that successful?
12	A I did get the five minutes. I was allowed to
13	have that.
L 4	Q Did someone negotiate the contract on your
15	behalf?
16	A There was a man named Eric Galen who I used as
L 7	somebody on my behalf to do any negotiating. I didn't
18	really know much about him. It was kind of just a lack
19	of understanding any legal things for the industry. I
20	was very fresh.
21	Q How did you meet Eric Galen?
22	A Through Chris Applebaum.
23	Q Okay. And you said that he negotiated he
24	negotiated other contracts besides the Vixen contract
25	for you?
	Page 88

1	A No, just that one.
2	Q Did he provide any services to you beyond
3	negotiating the Vixen contract?
4	A No.
5	Q Did Eric is it Galen or Galen?
6	A I always said Galen. Maybe I'm wrong. Galen,
7	I guess there's I guess there's only one L.
8	Q Did Eric Galen ever discuss the Vixen contract
9	with you?
LO	A Yes, 'cause he was the one who was trying to
11	get me my rates and what I had tried to negotiate, I
12	guess in terms of my OnlyFans.
13	Q And when you say that he was trying to get you
L 4	your rates, what do you mean by that?
15	A I didn't know what a debut cost was. I had no
16	idea how much money I would be making. I'd never talked
L 7	to anybody in the past. So I set my my first scenes
18	high because I knew that they were an exclusive part of
19	my coming out in the industry. So yeah, he got my first
20	I believe, just my first two scene rates for me.
21	Q And so when you say that you wanted to set
22	your first scene rates high, can you explain a little
23	bit more what you mean by "first scene rates"?
24	A What I would be paid for my first job with
25	Vixen.
	Page 89

1	Q And so the amount that you would be paid for
2	your first job would be more than you would get paid on
3	subsequent jobs with Vixen?
4	A I didn't know the difference.
5	Q And you relied on Eric Galen to navigate the
6	negotiation for you?
7	A Yes.
8	Q Okay. Was there any part of the agreement
9	that you did not understand when you were discussing the
10	agreement with Eric Galen?
11	A There was a lot of it.
12	Q Do you recall what specific parts of the
13	agreement you did not understand?
14	A No. I just don't really understand legal
15	contracts in general. So the verbiage, I guess.
16	Q So would it be fair to say that you trusted
17	Eric Galen to negotiate not just the rates in the
18	contract, but all of the other requirements of the
19	contract for you?
20	A Yes.
21	Q And do you know what Eric Galen does for a
22	living?
23	A I do not.
24	Q Do you know who he works for?
25	A I do not.
	Page 90

1	outfit.
2	Q Did you participate in choosing that gown at
3	all?
4	A I participated in trying on many gowns and
5	pointing the stylist into what fit me better.
6	Q Did you play any role in the overall aesthetic
7	of that first scene?
8	A No, I did not.
9	Q Did you I guess, were you happy that you
10	were working with Emily Willis and Alina Lopez as part
11	of your first scene?
12	A Yes, I was.
13	Q Was any part of you dissatisfied that you were
14	working with Emily Willis and Alina Lopez on that first
15	scene?
16	A No, it was one of my only Vixen scenes that I
17	actually got to pick my actors. And last minute, one
18	female was replaced with another one as well.
19	Q On that first scene?
20	A On that first scene.
21	Q So you said that you got to pick the actors
22	for the first scene. You picked Emily Willis?
23	A I picked Emily Willis.
24	Q You did not pick Alina Lopez?
25	A I don't remember who I picked, but it was not
	Page 93

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Q Did you generally read the scripts?	22	before, maybe a week before, depending on when they
	23	finished the script, really.
25 A Yes. Always.	24	Q Did you generally read the scripts?
	25	A Yes. Always.
Page 95		Page 95

1	
1	Q Always?
2	A Yeah.
3	Q Did you ever read a script, and you didn't
4	like it?
5	A Yes.
6	Q What would you do if you didn't like the
7	script?
8	A I would try to suggest something different to
9	be done to whoever was directing that day.
10	Q Would you suggest it to them in an email or a
11	phone call or when you got to set?
12	A When I got to set.
13	Q Was any director ever receptive to the changes
14	that you wanted to make to the scripts?
15	A Typically, no. They were always set in how
16	they wanted things done.
17	Q Did they listen to your complaints?
18	A If I said things out loud, I think there were
19	ears listening, yes.
20	Q Were you ever forced to like reshoot a scene
21	because the director didn't like your performance on a
22	certain scene?
23	A I had been do you mean in the case of
24	leaving and coming back?
25	Q I mean in the case of for example, they
	Page 96

1	shoot a scene, they wrap the shoot, some days later you
2	get a call and say "We can't do this. We have to redo
3	it." Did that ever happen?
4	A There were times where dialogue was pushed to
5	other dates. So if it wasn't finished or we ran over
6	like, you know, we're sitting there at 4 a.m., like you
7	would with Vixen sets, they would send us home and
8	continue on another day.
9	Q The dialogue, right?
10	A The dialogue.
11	Q But they never said "Your performance acting
12	isn't up to par, so we need to do a re-shoot of that"?
13	Did that ever happen?
14	A No. I don't believe I ever had to redo a sex
15	scene with Vixen.
16	Q Have you ever heard of General Media Systems,
17	LLC?
18	A No.
19	Q Have you ever heard of Strike 3 Holdings, LLC?
20	A No.
21	Q I will introduce this as Exhibit Number 2.
22	Have you ever seen this document before?
23	(Exhibit 2 was marked for
24	identification.)
25	A I mean it looks similar to other I don't
	Page 97

1	A Really closely after Kenzieland. I had
2	realized that there's a lot of personal information when
3	you have an LLC and that it should not be related to
4	your business. So I had a lawyer at the time advised
5	me to get a new LLC and sort of just stop using
6	Kenzieland.
7	Q And so what was the purpose behind forming
8	Lola March, LLC?
9	A The safety of where I lived and where I
10	regulated.
11	Q I see. So you wanted to use Lola March, LLC
12	as a buffer between your personal information and
13	business?
14	A Yes.
15	Q And what did Lola March, LLC do?
16	A It served as a method for people to pay me so
17	I could do my taxes as an independent contractor.
18	Q Are you familiar with the term "loan out
19	company"?
20	A No.
21	Q Okay. Is Lola March still active?
22	A Yes.
23	Q Did Lola March to your knowledge file a
24	separate tax return?
25	A Yes.
	Page 127

1	A Yes, I did.
2	Q And what was the result of that? Did Vixen
3	give you the opportunity to not perform the scene?
4	A No. In fact, they tried to convince me it was
5	the I was not thinking of the right person when I had
6	the man's name and photo in front of me.
7	Q Okay. And ultimately because of those actions
8	of Vixen, would you say what happened? Did you
9	perform the scene with that person that was on the no
10	list?
11	A I did perform with him.
12	Q So I just want to ask you a couple of
13	questions about the LLCs that were discussed earlier.
14	So earlier Mr. Brown had asked you about Kenzieland, do
15	you recall?
16	A Yes.
17	Q Okay. Was Kenzieland ever an LLC?
18	A Kenzieland became an LLC after I became a
19	Vixen contract star. I
20	Q Sorry, I didn't hear the middle of that.
21	A So Kenzieland became an LLC after I had become
22	a Vixen contract star. I ran Kenzieland my business
23	I ran Kenzieland my business without an LLC because I
24	didn't know any better and it was recommended to me to
25	continue to work to have an LLC. And that was where
	Page 151

1	right? What kind of ideas did Mike Miller well first
2	of all, did you see Mike Miller present his ideas?
3	A Yes. He would be on set having having
4	putting and suggesting how we set up props, backdrops,
5	lighting.
6	Q Okay. And ultimately the director was in
7	charge of those things; right? They were suggestions to
8	the director on set?
9	A The director had no say over Mike Miller.
10	Q Okay. And how many times during the time you
11	worked there was Mike Miller there on set?
12	A I'm not sure of the number, but I can think of
13	more than five times.
14	Q Okay. And how many scenes did you produce
15	or how many days did you work for during the period
16	you worked for Vixen, how many days did you work?
17	A I don't know that number.
18	Q Okay. Would you say it's more than a hundred?
19	A No.
20	Q More than 50?
21	A No.
22	Q Okay. I'm sure the call sheets will tell us.
23	Now your booker, Ryan Murphy, did he tell
24	Vixen what days you were available to work and what days
25	you weren't?
	Page 153
	1 430 133

1	A Yes.
2	Q Okay. And so you had complete discretion as
3	to what days you were going to work; right?
4	A Yes.
5	Q And you also gave them a list of people that
6	you didn't want to work with, except possibly on the
7	occasion of the Turks and Caicos event, that was
8	honored; correct?
9	A No, that's not correct. I was not able to
10	choose my performers except for the first two shoots.
11	Moving forward I had my agents had a no list.
12	Q I understand that.
13	MR. KANE: And I'm going to strike that
14	as nonresponsive.
15	BY MR. KANE:
16	Q My question was the no list was honored except
17	for the one time you said that Turks and Caicos there
18	was a problem with it; correct?
19	MS. COHEN: Objection. Misstates the
20	testimony.
21	A Yes. My I was dishonored by having my no
22	list not respected in Turks and Caicos.
23	Q Okay. But all other occasions you worked the
24	no list was honored; correct?
25	A I am not sure 'cause I never saw my agent's no
	Page 154

1	outfit.
2	Q Did you participate in choosing that gown at
3	all?
4	A I participated in trying on many gowns and
5	pointing the stylist into what fit me better.
6	Q Did you play any role in the overall aesthetic
7	of that first scene?
8	A No, I did not.
9	Q Did you I guess, were you happy that you
10	were working with Emily Willis and Alina Lopez as part
11	of your first scene?
12	A Yes, I was.
13	Q Was any part of you dissatisfied that you were
14	working with Emily Willis and Alina Lopez on that first
15	scene?
16	A No, it was one of my only Vixen scenes that I
17	actually got to pick my actors. And last minute, one
18	female was replaced with another one as well.
19	Q On that first scene?
20	A On that first scene.
21	Q So you said that you got to pick the actors
22	for the first scene. You picked Emily Willis?
23	A I picked Emily Willis.
24	Q You did not pick Alina Lopez?
25	A I don't remember who I picked, but it was not
	Page 93

1	her.
2	Q And what happened with the other performer
3	that you wanted to use?
4	A I have no idea.
5	Q Was okay. And Chris Applebaum directed
6	that scene?
7	A Yes, he directed it.
8	Q Was there anybody else that worked on that
9	scene that you worked with prior to working with Vixen?
10	A Oh, my makeup artist. I I brought Stacy
11	Salazar.
12	Q Okay. And when you say you "brought her," did
13	she show up unannounced with you, or did you say, "Hey,
14	I want to use Stacy"?
15	A I said, "Hey, I want to use Stacy."
16	Q Okay. When you were performing with Vixen
17	generally, did anyone ever give you any documents that
18	guided you on how to perform intercourse on camera?
19	A We were given consensual lists to tag what
20	other performers were okay with.
21	Q I see. So a consensual list, like they would
22	give you a document that says, "Tell us what you're okay
23	with and what you're not okay with?"
24	A Mm-hmm.
25	Q Do you recall what you would've put on that
	Page 94

1	form?
2	A You want me to go over what I'm comfortable
3	with when I'm getting fucked in front of you right now?
4	Q We don't have to, but I
5	A Okay. Then I'm not going to answer that
6	question.
7	Q Let's clarify. You were given a document that
8	were basically your do's and don'ts?
9	A Yes.
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11	performers filled out with their do's and don'ts?
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17	I could do my taxes as an independent contractor.
18	Q Are you familiar with the term "loan out
19	company"?
20	A No.
21	Q Okay. Is Lola March still active?
22	A Yes.
23	Q Did Lola March to your knowledge file a
24	separate tax return?
25	A Yes.
	Page 127

1	Q	Did you sign that tax return?
2	А	If we're talking about 2021, I'm not sure.
3	Q	Any tax year?
4	A	Yes.
5	Q	Okay. Did Lola March take business deductions
6	to your	knowledge?
7	А	No. Business deductions like write-offs?
8	Q	Yeah.
9	A	Yes.
10	Q	What kind of write-offs?
11	А	Things such as
12		MS. COHEN: Actually, hold on a second.
13	That's -	- I'm going to instruct my client not to answer,
14	financia	l privacy.
15	BY MR. E	ROWN:
16	Q	So Lola March did take business deductions?
17	А	Yes.
18	Q	Did you take business deductions in connection
19	with Lol	a March, LLC related to the work that you
20	performe	d for Vixen?
21	А	I do not know.
22	Q	Okay. What jurisdiction was Lola March formed
23	in?	
24	А	Does that mean what what state?
25	Q	Yes.
		Page 128

1	A Yes, I did.
2	Q And what was the result of that? Did Vixen
3	give you the opportunity to not perform the scene?
4	A No. In fact, they tried to convince me it was
5	the I was not thinking of the right person when I had
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21	A So Kenzieland became an LLC after I had become
22	a Vixen contract star. I ran Kenzieland my business
23	I ran Kenzieland my business without an LLC because I
24	didn't know any better and it was recommended to me to
25	continue to work to have an LLC. And that was where
	Page 151

1	A Yes.
2	Q Okay. And so you had complete discretion as
3	to what days you were going to work; right?
4	A Yes.
5	Q And you also gave them a list of people that
6	you didn't want to work with, except possibly on the
7	occasion of the Turks and Caicos event, that was
8	honored; correct?
9	A No, that's not correct. I was not able to
10	choose my performers except for the first two shoots.
11	Moving forward I had my agents had a no list.
12	Q I understand that.
13	MR. KANE: And I'm going to strike that
14	as nonresponsive.
15	BY MR. KANE:
16	Q My question was the no list was honored except
17	for the one time you said that Turks and Caicos there
18	was a problem with it; correct?
19	MS. COHEN: Objection. Misstates the
20	testimony.
21	A Yes. My I was dishonored by having my no
22	list not respected in Turks and Caicos.
23	Q Okay. But all other occasions you worked the
24	no list was honored; correct?
25	A I am not sure 'cause I never saw my agent's no
	Page 154

EXHIBIT 29

```
1
 2
                      UNITED STATES DISTRICT COURT
                     CENTRAL DISTRICT OF CALIFORNIA
 3
                            WESTERN DIVISION
 4
 5
        MACKENZIE ANNE THOMA,
        a.k.a. KENZIE ANNE, an
        individual and on behalf
 6
        of all others similarly
 7
        situated,
                 Plaintiff,
                                     ) Case No.
                                     ) 2:23-cv-04901 WLH (AGRx)
 8
        v.
 9
        VXN GROUP LLC, a
10
        Delaware limited
        liability company;
11
        STRIKE 3 HOLDINGS, LLC,
        a Delaware limited
12
        liability company;
        GENERAL MEDIA SYSTEMS,
        LLC, a Delaware limited
13
        liability company; MIKE
        MILLER, an individual;
14
        and DOES 1 to 100,
15
        inclusive,
                 Defendants.
16
17
18
              VIDEOTAPED DEPOSITION OF RYAN GERONA MURPHY
19
                           Las Vegas, Nevada
20
                         Monday, July 22, 2024
21
                              10:09 a.m.
22
23
24
        Reported by: Jill E. Shepherd, RPR, NV CCR 948
25
        Job No. 6814499; Firm No. 068F
                                                         Page 1
```

1	you involved in the negotiations for her different
2	shoots?
3	MS. COHEN: Objection, overbroad. Vague
4	and ambiguous.
5	A. Can you rephrase that? In like, what do
6	you mean by "negotiations"?
7	BY MR. KANE:
8	Q. Sure.
9	Well, did you communicate with VXN about
10	money, for example?
11	MS. COHEN: Same objections.
12	A. I mean, yeah; we had a rate and that's what
13	we discussed.
14	BY MR. KANE:
15	Q. So you would discuss the rate with VXN?
16	A. Um-hum.
17	Q. Okay.
18	And is it correct that during the time that
19	Kenzie Anne worked for VXN, she also worked for
20	other companies?
21	MS. COHEN: Objection. Calls for a legal
22	conclusion, expert opinion. Vague, ambiguous,
23	overbroad.
24	A. Yes.
25	BY MR. KANE:
	Page 44

1	Q. Okay.
2	What other companies did she work for?
3	MS. COHEN: Same objections.
4	A. I can't fully name all of them off the top
5	of my head.
6	BY MR. KANE:
7	Q. Any of that come to mind?
8	MS. COHEN: Same objections.
9	A. I mean
10	MS. COHEN: Calls for speculation.
11	MR. KANE: Okay. Counsel, I'll give you a
12	standing objection so you don't have to state it
13	every single time. Let's go forward.
14	MS. COHEN: Counsel, I'll just make my
15	objections. And if you have an issue with it, we
16	can meet and confer.
17	MR. KANE: Okay. If it continues for the
18	next five minutes, we'll call the magistrate judge.
19	MS. COHEN: Fine with me.
20	BY MR. KANE:
21	Q. All right.
22	So who did you negotiate with on behalf of
23	Kelsey Anne of Kenzie Anne during the time that
24	she was also providing services to VXN?
25	MS. COHEN: Same objections.
	Page 45
	raye 45

1	A. I mean, I can't fully without a record
2	in front of me, which I no longer have access to, I
3	can't fully answer that question.
4	BY MR. KANE:
5	Q. More than one?
6	A. Yeah.
7	Q. More than five?
8	A. I like I said, without a full record in
9	front of me, I can't and I do not have access to
10	those records, I can't answer that question.
11	Q. Okay.
12	But you have a recollection of negotiating
13	on her behalf other entities for her services,
14	correct?
15	A. Correct.
16	Q. And can you as you sit here today, can
17	you give me an estimate not give me the names,
18	but estimate of the other engagements she had while
19	she was working for Vixen Media Group?
20	A. That stated, without a full record in front
21	of me, which I no longer have access to, I can't
22	answer that question. I don't with any type
23	of any answer would be vague and may not be fully
24	truthful; so I can't answer that question.
25	Q. Okay.
	Page 46

```
1
                  Now, I don't need you to be truthful 100
 2
        percent accurate, but if you have a recollection,
 3
         I'm entitled to your best estimate.
                  Do you think it is more than five?
 4
 5
             Α.
                  I --
                  MS. COHEN:
 6
                              Hold on.
 7
                  Objection. Asked and answered.
                  I don't recall.
 8
             Α.
 9
        BY MR. KANE:
10
             Ο.
                  Okay.
11
                  Does Brazzers, is that a company she worked
        for?
12
13
                  MS. COHEN:
                               Objection.
                                            Vaque.
14
                  I mean, yes.
             Α.
15
        BY MR. KANE:
16
             Q.
                  Okay.
17
                  MindGeek?
18
             Α.
                  That's the same as Brazzers.
19
                  MS. COHEN:
                               Same objections.
20
                        (Reporter clarification.)
21
             Α.
                  Yes.
22
        BY MR. KANE:
23
             Q.
                  Okay.
2.4
                  Jules Jordan?
2.5
             Α.
                  Yes.
                                                      Page 47
```

1	Q. Luxury Companion?
2	A. I am not aware of that.
3	Q. Wicked Pictures?
4	A. Yes.
5	Q. Okay.
6	So that's at least three.
7	Now, when you were representing Kenzie Anne
8	in her dealings with Vixen Media Group, did Vixen
9	Media Group dictate the dates or did Kenzie Anne say
10	when she was available?
11	A. In the scope of booking, they would ask for
12	available dates, and I would give them, and they
13	would choose the date.
14	Q. Okay.
15	But it wasn't, like, we want her on
16	November 11th and she has to show up on that date,
17	correct?
18	A. That has happened, yes.
19	Q. Okay.
20	Was that after the date was agreed upon?
21	A. No. No. Not those were there were
22	times in which, yes, they were agreed-upon dates.
23	There was other times in which we need Kenzie Anne
24	on this date.
25	Q. Okay.
	Page 48

1	And do you have any awareness or knowledge
2	of how much time in the booked day that the still
3	photo shoot to promote an adult film would take? Is
4	it 10 percent of the day? Is it 75 percent of the
5	day?
6	A. I never wanted to be on set interfering or
7	being in that position, so I couldn't tell you.
8	Q. Okay.
9	Now, you also handled Kenzie Anne's photo
10	shoots, correct?
11	A. Yes.
12	Q. Her scenes, as we called them?
13	A. Yes.
14	Q. Her appearances?
15	A. Yes.
16	Q. Okay.
17	And is there any other category of booking
18	that I've left out?
19	A. I mean, anything to do with anything within
20	the adult and mainstream entertainment industry; so
21	just all per bookings mostly in general.
22	Q. Right.
23	And the bookings with, like, MindGeek and
24	Gamma are all handled the same way?
25	A. Yes.
	Page 57

1	Q. Are you aware she went to the labor
2	commissioner?
3	A. Yes.
4	Q. Okay.
5	And you're aware that the labor
6	commissioner validated her contract?
7	A. Somebody did send that to me. But I didn't
8	care, to be honest with you. I was so far out. I
9	want nothing else to do with this industry anymore.
L O	Q. Okay.
L1	And did you who was the person that sent
L2	it to you?
L3	A. It was a personal friend of mine.
L4	Q. Okay.
L5	Is that person in the industry?
L6	A. No.
L7	Q. Okay.
L8	Going back to Kenzie Anne, did she consider
L9	herself to be a professional actress?
20	A. To be honest, they all did.
21	Q. Okay.
22	And in Kenzie Anne's case, didn't she book
23	a role on the show Euphoria?
24	A. Yeah, I booked that role for her.
25	Q. Excellent. Good job.
	Page 67

1	I bet she was very excited about that.
2	A. She was, yeah.
3	Q. Okay.
4	And, you know, I believe that's listed on
5	her IMDb?
6	A. Correct.
7	Q. Okay.
8	MR. KANE: Can you pull up the IMDb?
9	BY MR. KANE:
10	Q. While we're doing that I'm going to ask you
11	another question.
12	While you were working with Kenzie Anne,
13	did she ever decline an engagement?
14	A. Like work?
15	MS. COHEN: Objection. Vague.
16	BY MR. KANE:
17	Q. Yes.
18	A. Without the record in front of me, I don't
19	know, but I'm sure she did. Everybody had a right
20	to decline any type of any type of booking.
21	Q. And did she ever do that, that you are
22	aware of, because she didn't like the male talent
23	involved?
24	A. I mean, these women are using their bodies,
25	if they are uncomfortable with the person that they
	Page 68

1	are supposed to be engaged in sexual contact with,	
2	they can say no.	
3	Q. Right. That's understood.	
4	And when she worked at VXN, the same policy	
5	applied, correct?	
6	A. Yes.	
7	Q. Okay.	
8	And if she didn't like a director, she	
9	could decline an engagement; is that correct?	
10	A. If she didn't like a director? I mean,	
11	if it's by the same thing, her body, all talents'	
12	bodies, if they didn't like somebody that was on	
13	set, they could decline to shoot, yeah.	
14	Q. Okay.	
15	And if they didn't like the plot, that was	
16	also another reason they could decline?	
17	A. There was some pretty bad things that were	
18	put in these scenes; and if they did not agree with	
19	them, then yes, they could decline that, that	
20	situation.	
21	Q. Okay.	
22	And the same go for the location?	
23	A. Unsafe locations, yes.	
24	Q. Okay.	
25	And okay.	
	Daga (0	
	Page 69	

1	Now, I'm going to show you what I want to			
2	mark as Exhibit 1.			
3	(Exhibit 1 marked.)			
4	MR. KANE: I want to give a copy to your			
5	counsel before we go on just in case she has any			
6	concerns about			
7	MS. COHEN: Thank you.			
8	BY MR. KANE:			
9	Q. Are you familiar with IMDb?			
10	A. Yes.			
11	Q. What is IMDb?			
12	A. It's the Internet movie database.			
13	Q. And, you know, Kenzie Anne has a profile?			
14	A. Um-hum.			
15	Q. Is that what Exhibit 1 is?			
16	A. Yes.			
17	Q. Okay.			
18	And it lists her as an actress, correct?			
19	A. Um-hum.			
20	Q. It has a bunch of credits.			
21	Could you just look through the credits on			
22	there, and it lists a number of films that she was			
23	in?			
24	A. Okay.			
25	Q. And because we talked earlier about, you			
	Page 70			

1 know, the different companies that she worked for. 2. And number 1, does anything on there strike 3 you as something she didn't do? 4 Α. A lot of these IMDb pages are made by fans. 5 I have a fan that made a IMDb page for me. So, you 6 know, a lot of stuff that they put on there is not verified a lot of the times. So, I mean, by looking at some of the stuff, yes, like VXN, Deeper. You 8 9 know, yeah. But the titles of the movies, I had no 10 idea, outside of if the company's listed, such as 11 Naughty America. But that's it. I don't know. 12 So I can't verify the accuracy of the IMDb 13 page. 14 All right. Q. Okay. 15 But the things that were for VXN on the 16 page, you are pretty confident of? 17 Α. I mean, I know she obviously -- we're here, 18 so yes, I do know that she worked for VXN. 19 like, a lot of these are much -- titles of movies 20 that, you know, I have no idea. 2.1 Ο. Right. 22 But the Euphoria episode, that one you can 23 verify because you booked that engagement? 2.4 Α. Oh, yeah, anything mainstream obviously, 2.5 you know, that's on there. Page 71

1	Q. Right.			
2	Did she have aspirations of going			
3	mainstream?			
4	A. You know, eventually. I mean, they all			
5	kind of want to, if they have the ability to. I did			
6	believe that Kenzie had the ability to. But, you			
7	know, in regards to, like, that's her eventual goal,			
8	I can't recall at that point.			
9	Q. Okay.			
LO	Was Motley Models Kenzie Anne's exclusive			
L1	agent during the period that she was with Motley			
L2	Models?			
L3	A. Yes.			
L4	Q. Do you know if she did any work as an adult			
L5	actress outside of the work procured by Motley			
L6	Models?			
L7	MS. COHEN: Objection. On calls for expert			
L8	opinion, legal conclusion. Calls for speculation.			
L9	A. I can't answer that.			
20	BY MR. KANE:			
21	Q. Okay.			
22	Did you ever procure work for Kenzie Anne			
23	outside of the Motley Models brand?			
24	A. Meaning can you rephrase that?			
25	Q. Sure. Thank you for listening to what I			
	Page 72			

1	Q. Okay.
2	So there were times where she was not
3	working during the 14 hours?
4	A. Well, I mean, it's just like any movie set.
5	You know, we're working mainstream where there's a
6	lot of hurry up and waiting. It's the same thing;
7	camera setups, changes, photo shoots, rearranging of
8	the sets, dialogue, which is part of the scene.
9	But, you know, just like when she was
10	booked with Euphoria, she was paid overtime for the
11	two days on the shoot because they went over and
12	that was automatic and that was something she
13	obviously asked for.
14	Q. It was automatic in her contract?
15	A. If that's how they paid, it was you
16	know, after eight hours they paid time and a half.
17	That was automatic, when you're on a mainstream set.
18	Q. Okay.
19	And that's because they have a collective
20	bargaining agreement, correct?
21	A. Correct.
22	MS. COHEN: To that last question,
23	objection, calls for expert opinion, legal
24	conclusion.
25	MR. KANE: Okay.
	Page 87

1	Q. Then he asked you where she is. Apparently			
2	she's in Hawaii.			
3	A. Yeah.			
4	Q. So they accept when she's not available; is			
5	that fair to say?			
6	A. I mean, they kind of have to if she's not			
7	in town.			
8	Q. Right.			
9	But it's not like an angry face, it's just			
10	a straight line happy face?			
11	A. Yeah. I mean yeah.			
12	Q. Okay.			
13	It says here and we're looking at 007			
14	midway down the page, "Fuck, was Emily 20 or			
15	21stmy calendar is fucked."			
16	What were you referring to?			
17	A. (No audible response.)			
18	Q. 007. There's			
19	A. No, I'm looking. I don't even recall.			
20	This is with a different model. This is with Emily			
21	Willis.			
22	Q. Okay.			
23	Well, going up to here, "November			
24	availability, please."			
25	You see you provided dates?			
	Page 96			

1 And so do you keep in touch with any of the 2 models -- I'm sorry -- any of the talent from Motley Models since you left there? 3 4 Α. Very, very, small few. 5 Ο. Okay. 6 And how do you communicate with them? 7 You know, I rarely communicate with Α. 8 anybody. But phone call, text. 9 Q. Okay. 10 So you would expect that that sort of stuff 11 would be in your text messages? 12 Α. I mean -- but, yeah, we don't talk about 13 We don't talk about -- you know, the people 14 that I talk with are my friends and, like I said, 15 maybe three at this point, and we just -- you know, 16 we talk about life; we talk about how things are 17 going, maybe make plans to see each other. You 18 know, that's how it works. 19 Q. Okay. 20 Is Kenzie one of those people? 2.1 Α. Not really directly as much as we used to, 22 no. 23 Well, how many times have you communicated Ο. with Kenzie this year? 2.4 2.5 Α. Maybe less than a handful. Page 104

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And if she hadn't done that, do you believe 1 2 that they would have terminated her contract? 3 Α. I mean, at that time of these dates right 4 here, she was not under any type of contract. There 5 was no exclusive or nonexclusive contract with her 6 at these times of these dates. 7 A lot of times it would be Mike Moz doing it as a favor for me, you know; or, you know, she 8 9 has to understand this is a huge, huge thing right 10 now that we're trying to put together. I got this 11 other model that's coming in from maybe overseas or 12 I got this big-named model talent that's coming in, 13 and they would be completely insistent of it. 14 If it's a hard no, it's a hard no. But, 15 you know, a lot of times it would be, Listen, please 16 get this done, we need to make it happen. You don't 17 know how many times Mike would say that to me, 18 Please make this happen. 19 Q. Okay. All right. 20 I'm just organizing my documents, one 2.1 second. 22 Now, during this scheduling period, did she 23 have a pretty busy calendar? As you kind of see from there, the dates 2.4 Α. 2.5 were really open. She was very, very particular Page 109

> Litigation Services A Veritext Company

1	about what she did.		
2	Q. Okay.		
3	But she was also working for other studios		
4	as well doing other projects, yes?		
5	A. Yes.		
6	Q. Okay.		
7	And okay.		
8	I'd like to show you Exhibit 3.		
9	(Exhibit 3 marked.)		
10	BY MR. KANE:		
11	Q. Now, Exhibit 3 is five pages. They appear		
12	to be texts between Ryan Kona, and I will let you		
13	know I believe the other person is Moz again.		
14	A. Okay.		
15	Q. Okay.		
16	And so here we have on May 17, 2021, it		
17	says and I believe it's you're on the left		
18	"Kenzie Anne is sick and can't make it tonight."		
19	Do you see that?		
20	A. Yes.		
21	Q. And it says, "Copy. Hope she feels		
22	better"		
23	Was this a non-filming event?		
24	A. If he didn't ask why, then more likely yes,		
25	it was. Typically, if I'm saying What's wrong		
	Da e 110		
	Page 110		

1 scope to any additional documents that are produced 2. and limited in time as well. We can meet and confer 3 further. So anything further before I start? 4 Okay. 5 No? All right. 6 7 EXAMINATION BY MS. COHEN: 8 9 Ο. Okay, Mr. Murphy, do you understand that 10 you are still under oath? 11 Yes. Α. 12 Q. All right. 13 I'm just going to ask you a few follow-up 14 questions; shouldn't take too long. 15 Okay. Α. 16 Ο. Okay. 17 So you had testified earlier that while 18 working as a booking agent for Motley Models, you would communicate the times that models were 19 20 available for shoots for VXN; is that correct? 2.1 Α. Correct. Yes. 22 Q. Okay. And then VXN would then have to choose from 23 those available times that the models were 2.4 2.5 available; is that accurate? That's been your Page 172

1 what the models wore, whether they could take 2. breaks? Those examples? Only from my understanding that it was all 3 Α. delegated down from him to Mike Moz. 4 5 Ο. Okav. 6 So is it accurate to say that it was Mike 7 Moz and Mike Miller that had this level of control during the shoots? 8 9 Α. Yes. 10 Ο. Okav. 11 And you had also testified earlier that 12 while Ms. Thoma, who is -- do you understand that if 13 I refer to Kenzie Anne or Ms. Thoma that I'm 14 referring to the named plaintiff in this case, 15 Mackenzie Anne Thoma? 16 Α. Yes. 17 Ο. Okay. You had testified earlier that while under 18 19 a contract performed work for VXN, Kenzie Anne was 20 also performing work that you had an involvement in 2.1 with booking with other adult entertainment 22 companies; is that accurate? 23 Correct. Yes. Α. 2.4 Ο. Okay. 25 Even so, would this work be on the same day Page 175

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VERITEXT LEGAL SOLUTIONS

COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

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foregoing transcript is a true, correct and complete

transcript of the colloquies, questions and answers

as submitted by the court reporter. Veritext Legal

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documents as submitted by the court reporter and/or

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Sign In Use app

Kenzie Anne

Actress Writer

Buxom and shapely blonde bombshell Kenzie Anne was born on March 9, 1993 in Newbury Park, California. Anne grew up in the Los Angeles suburb of Newbury Park. Kenzie was the Penthouse Pet of the Month for November, 2020. Anne was introduced to Playboy by photographer Tina Louise and posed for her first nude shoot for Playboy Plus in January, 2021.

Born March 9, 1993

STARMETER

See rank

Add photos, demo reels 🖸

Add to list

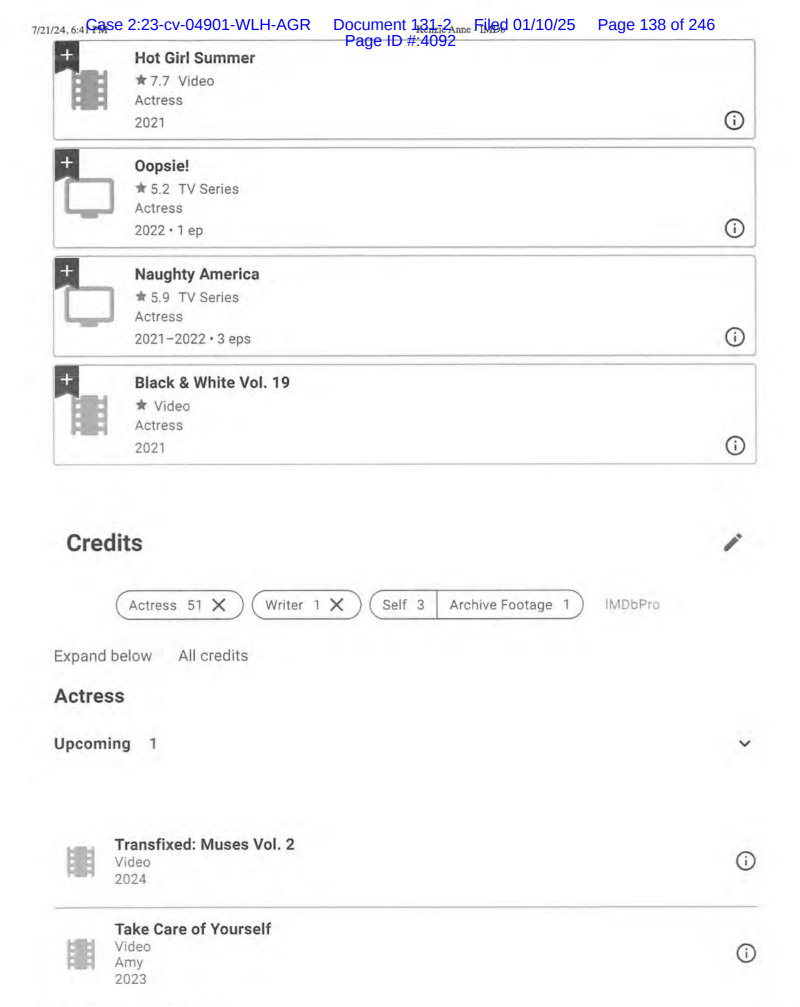
📞 View contact info at IMDbPro 🗵

Awards 6 wins & 25 nominations

Known for



>



/21/24, 6:41 PM	se 2:23-cv-04901-wLH-AGR ★ 7.4 TV Series	Page ID #.4095 - IMDb	
	Kenzie 2 episodes 2021-2022		<u>(i)</u>
	Sexual Icons 2 Video 2022		(1)
川	Vagitarians 3 Oil Edition Video 2022		(1)
	Tushy ★ 7.4 TV Series Kenzie 1 episode 2022		(1)
	Oopsie! ★ 5.2 TV Series 1 episode 2022		(i)
川	Super Stacked Video 2022		()
	RK Prime ★ 6.9 TV Series 1 episode 2022		(1)
	Blacked Raw ★ 6.8 TV Series Kenzie 2 episodes 2021-2022		(1)
	Deep Lush ★ 5.0 TV Series 1 episode 2022		(i)
H	Icons Vol. 5 Video 2022		1

Close X

Writer

Previous 1

2 episodes 2021

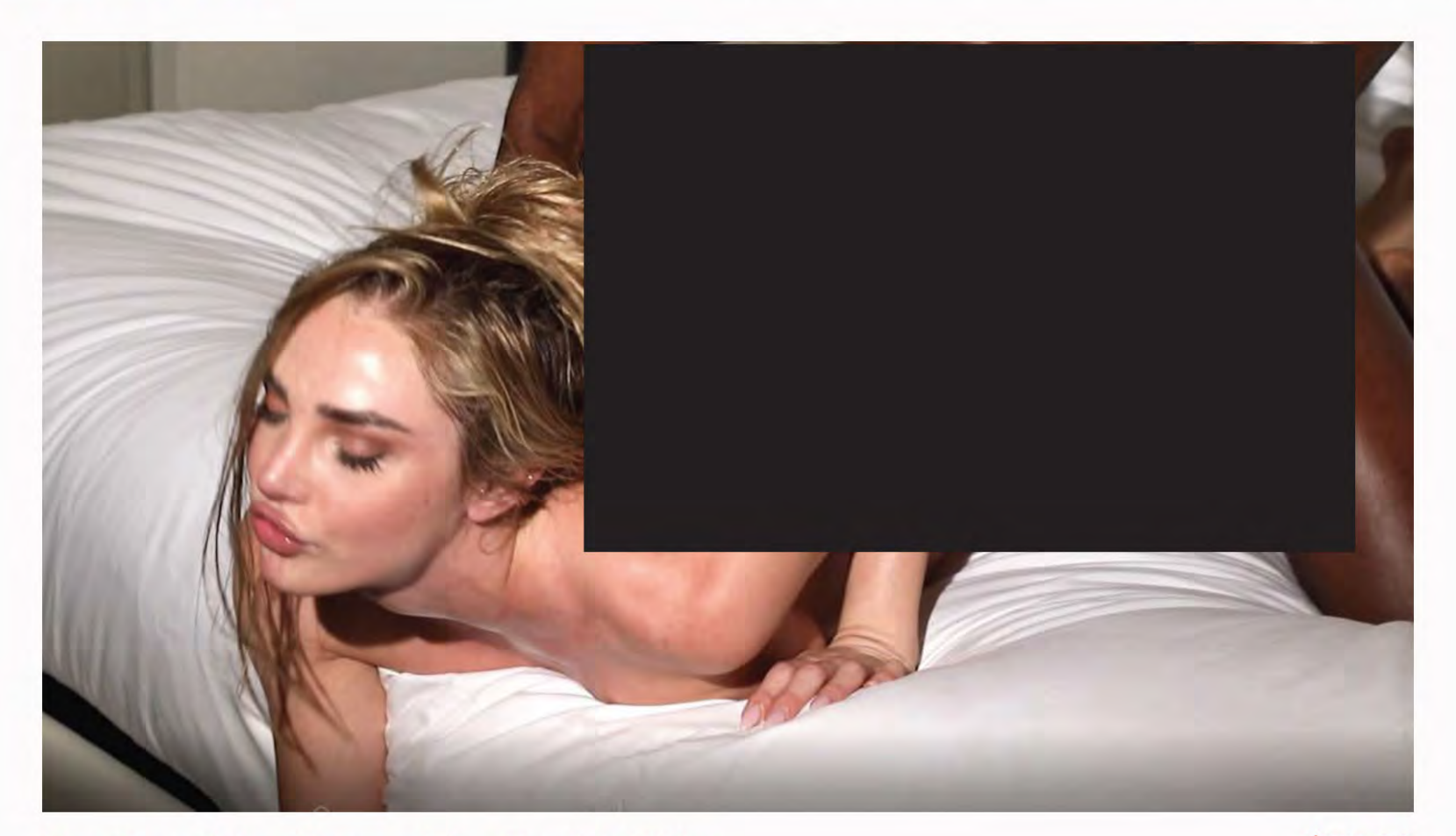
EXHIBIT 30

BIO.

Page 145 of 246

ONLYFANS.





Kenzie and Jax Slayer - The Worship Video

\$35.00

Kenzie and Jax had a lot of practice time when Kenzie made her vixen debut and they couldn't get enough of each other. She immediately needed to make a KENZIELAND video with him on her own. You have seen them on Blacked, you've seen them shooting iPhone content, but you have never seen the KENZIELAND worshipping that happens in this video. They fuck all over the hotel room.

Add to cart

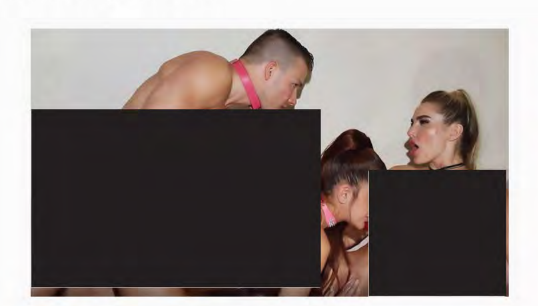
Category: Tier 3 Tags: Intense, Jax Slayer, Worship

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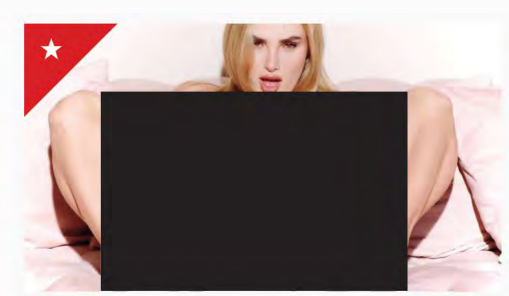
KENZIELAND.

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Web Data Collection Report

Page Title

Kenzie Ann Case - KENZIELAND (@kenzielandbykenzie) • Instagram photos and videos

URL

https://www.instagram.com/kenzielandbykenzie/

Collection Date

Mon Aug 12 2024 17:20:54 GMT-0700 (Pacific Daylight Time)

Collected by



IP Address

172.27.0.1

Browser Information

Mozilla/5.0 (Macintosh; Intel Mac OS X 10_15_7) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/127.0.0.0 Safari/537.36

Digital Signature (SHA256 / PKCS#1v1.5)

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File Signatures

SCREEN CAPTURE

MHTML

File Name

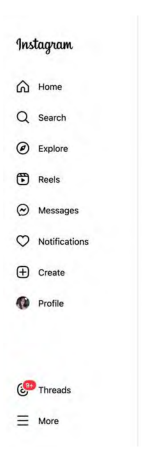
https-www.instagram.com-kenzielandbykenzie-Aug-12-24-17-20-54-GMT-0700-(PDT).mhtml

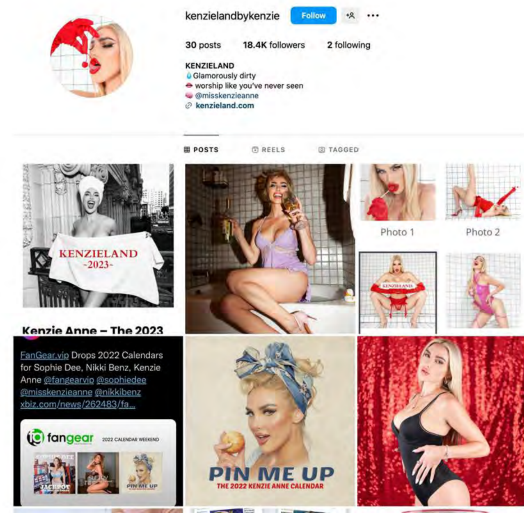
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https-www.instagram.com-kenzielandbykenzie-Aug-12-24-17-20-54-GMT-0700-(PDT)_0.jpg

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URL

https://www.instagram.com/kenzielandbykenzie/

Timestamp

























https-www.instagram.com-kenzielandbykenzie-Aug-12-24-17-20-54-GMT-0700-(PDT)_1.jpg

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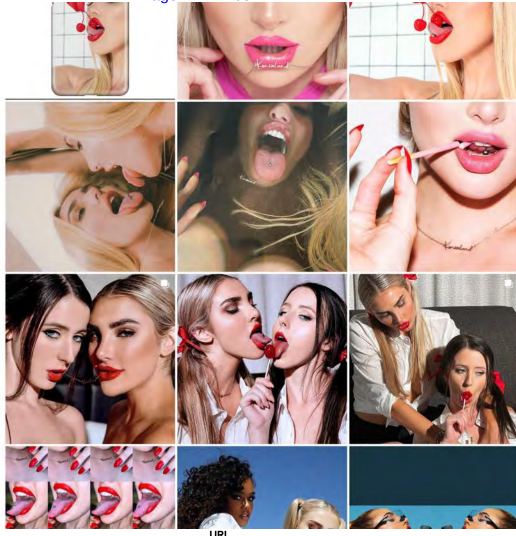
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URL

https://www.instagram.com/kenzielandbykenzie/

Timestamp



https-www.instagram.com-kenzielandbykenzie-Aug-12-24-17-20-54-GMT-0700-(PDT)_2.jpg

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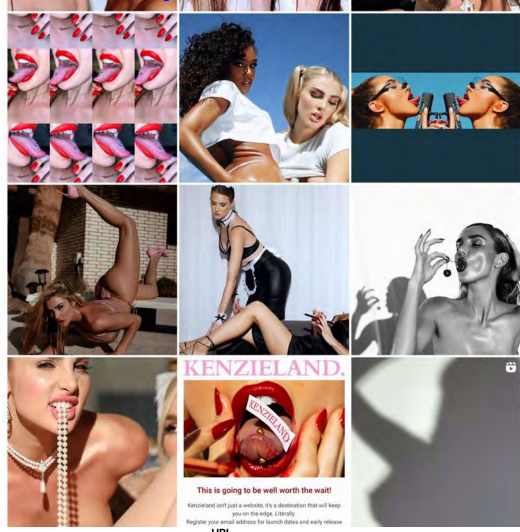
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URL

https://www.instagram.com/kenzielandbykenzie/

Timestamp



https-www.instagram.com-kenzielandbykenzie-Aug-12-24-17-20-54-GMT-0700-(PDT)_3.jpg

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Signature (PKCS#1v1.5)

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URL

https://www.instagram.com/kenzielandbykenzie/

Timestamp

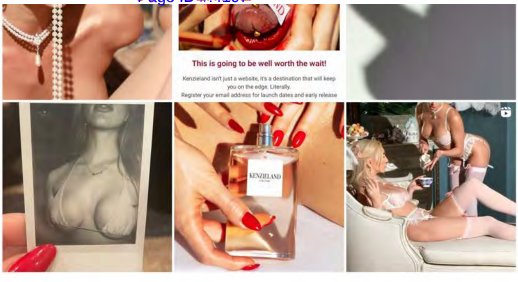
Case 2:23-cv-04901-WLH-AGR

Document 131-2

PayFID #MIIAZ

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File Name

https-www.instagram.com-kenzielandbykenzie-Aug-12-24-17-20-54-GMT-0700-(PDT)_4.jpg

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URL

https://www.instagram.com/kenzielandbykenzie/

Web Data Collection Report

Document 131-2 CONFIDENTIAL

Page Title

KENZIELAND | Thank you so much @avn for the interview highlighting the importance KENZIELAND will play in future films/content/education. I'm so happy... | Instagram

URL

https://www.instagram.com/p/CUV99gWvFzN/

Collection Date

Mon Aug 12 2024 17:30:48 GMT-0700 (Pacific Daylight Time)

Collected by



IP Address

172.27.0.1

Browser Information

Mozilla/5.0 (Macintosh; Intel Mac OS X 10_15_7) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/127.0.0.0 Safari/537.36

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Filed 01/10/25

File Signatures

SCREEN CAPTURE

MHTML

File Name

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File Name

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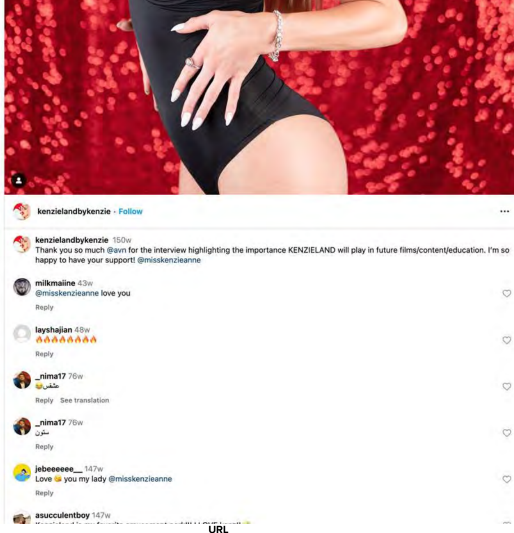
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https://www.instagram.com/p/CUV99gWvFzN/

Timestamp





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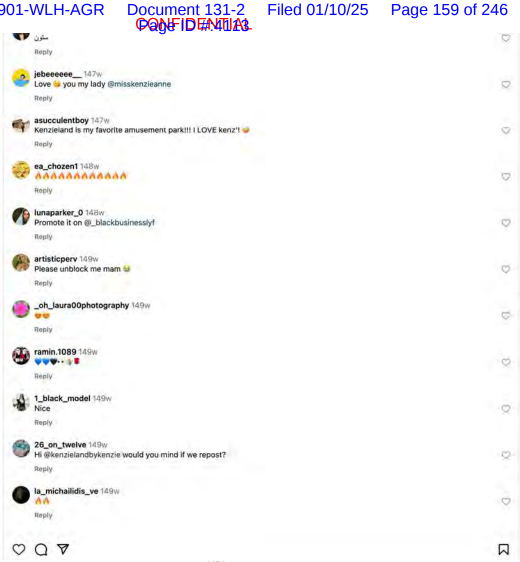
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Timestamp



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URL

https://www.instagram.com/p/CUV99gWvFzN/

Timestamp



More posts from kenzielandbykenzie









File Name

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URL

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Timestamp

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Document 131-2

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English > @ 2024 Instagram from Meta

File Name

https-www.instagram.com-p-CUV99gWvFzN-Aug-12-24-17-30-48-GMT-0700-(PDT)_4.jpg

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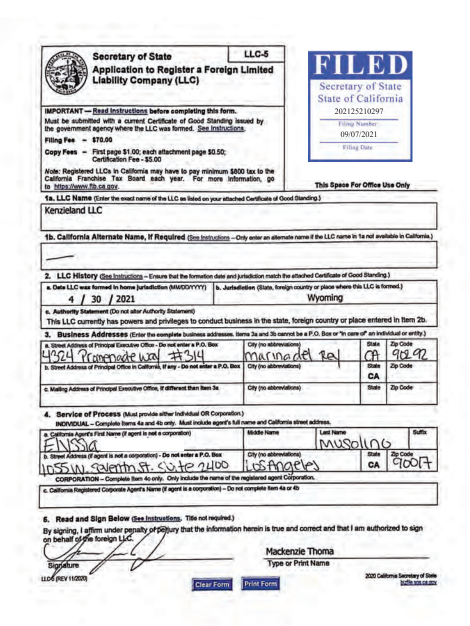
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URL

https://www.instagram.com/p/CUV99gWvFzN/

Timestamp



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STATE OF WYOMING Office of the Secretary of State

I, EDWARD A. BUCHANAN, SECRETARY OF STATE of the STATE OF WYOMING, do hereby certify that according to the records of this office,

KENZIELAND LLC

is a

Limited Liability Company

formed or qualified under the laws of Wyoming did on **April 30, 2021**, comply with all applicable requirements of this office. Its period of duration is Perpetual. This entity has been assigned entity identification number **2021-001001432**.

This entity is in existence and in good standing in this office and has filed all annual reports and paid all annual license taxes to date, or is not yet required to file such annual reports; and has not filed Articles of Dissolution.

I have affixed hereto the Great Seal of the State of Wyoming and duly generated, executed, authenticated, issued, delivered and communicated this official certificate at Cheyenne, Wyoming on this 30th day of August, 2021 at 2:08 PM. This certificate is assigned ID Number 046645325.



Secretary of State

202125210297

Notice: A certificate issued electronically from the Wyoming Secretary of State's web site is immediately valid and effective. The validity of a certificate may be established by viewing the Certificate Confirmation screen of the Secretary of State's website https://wyobiz.wyo.gov and following the instructions displayed under Validate Certificate.

Secretary of State

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21-F31299

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Statement of Information

(Limited Liability Company)

Filing Fee - \$20.00

In the office of the Secretary of State of the State of California

OCT 14, 2021

Copy Fees - First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees			This Space For Office Use Only				
Limited Liability Company Name (Enter the exact name of the LLC. If you registered in Califo			This Space For Office Use Only ornia using an alternate name, see instructions.)				
KENZIELAND LLC	, , ,		3	.,	,		
2. 12-Digit Secretary of State File Number	3. State,	Foreign Countr	y or Place o	of Organization (only i	f formed out	side of	California)
202125210297 WYOMING							
4. Business Addresses							
a. Street Address of Principal Office - Do not list a P.O. Box		City (no abbreviations)			State	Zip Co	ode
578 Washington Blvd #590		Marina Del R			CA	902	
b. Mailing Address of LLC, if different than item 4a 578 Washington Blvd #590		City (no abbreviat Marina Del R			State	Zip Code 90292	
c. Street Address of California Office, if Item 4a is not in California - Do not list	a P.O. Box	City (no abbreviat	•		State	Zip Co	
578 Washington Blvd #590		Marina Del F			CA	902	
5. Manager(s) or Member(s) If no managers have been appoint must be listed. If the manager/me an entity, complete Items 5b and 5 has additional managers/members	mber is an ir 5c (leave Iten	ndividual, complete n 5a blank). Note:	Items 5a and The LLC car	I 5c (leave Item 5b blank nnot serve as its own ma	 If the manager or me 	nager/n	nember is
a. First Name, if an individual - Do not complete Item 5b Mackenzie		Middle Name		Last Name Thoma			Suffix
b. Entity Name - Do not complete Item 5a							
c. Address 578 Washington Blvd #590		City (no abbreviat Marina Del I			State CA	Zip Co 9029	
6. Service of Process (Must provide either Individual OR Corporatio	n.)				'	,	
INDIVIDUAL - Complete Items 6a and 6b only. Must include agent's	s full name ai	nd California street	address.				
a. California Agent's First Name (if agent is not a corporation) Elyssia		Middle Name		Last Name Musolino			Suffix
b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box 1055 West Seventh Street, Suite 2400					Zip Co 900		
CORPORATION – Complete Item 6c only. Only include the name of	f the registere	ed agent Corporation	on.		'		
c. California Registered Corporate Agent's Name (if agent is a corporation) – Do	o not complete	e Item 6a or 6b					
7. Type of Business							
a. Describe the type of business or services of the Limited Liability Company Adult entertainment							
8. Chief Executive Officer, if elected or appointed							
a. First Name		Middle Name		Last Name			Suffix
b. Address		City (no abbreviations)		State	Zip Co	ode	
9. The Information contained herein, including any attachme	ents, is tru	e and correct.					
10/14/2021 Elyssia Musolino Legal representative							
Date Type or Print Name of Person Completing the Form Title Signature Return Address (Optional) (For communication from the Secretary of State related to this document, or if purchasing a copy of the filed document enter the name of a					ame of a		
person or company and the mailing address. This information will become public when filed. SEE INSTRUCTIONS BEFORE COMPLETING.) Name:							
·		'					
Company: Address:							
City/State/Zip:		1					

22-A37304

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Filed 01/10/25

FILED

In the office of the Secretary of State of the State of California

JAN 20, 2022

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Read instructions before completing this form.

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Copy Fees - First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees

1. Limited Liability Company Name (Enter the **exact** name of the LLC. If you registered in California using an alternate name, <u>see instructions</u>.)

KENZIELAND LLC

2. 12-Digit Secretary of State Entity Number

3. State, Foreign Country or Place of Organization (only if formed outside of California)

WYOMING

4. Business Addresses

a. Street Address of Principal Office - Do not list a P.O. Box	City (no abbreviations)	State	Zip Code
578 Washington Blvd #590	Marina Del Rey	CA	90292
b. Mailing Address of LLC, if different than item 4a	City (no abbreviations)	State	Zip Code
578 Washington Blvd #590	Marina Del Rey	CA	90292
c. Street Address of California Office, if Item 4a is not in California Do not list a P.O. Box	City (no abbreviations)	State	Zip Code
578 Washington Blvd #590	Marina Del Rey	CA	90292

5. Manager(s) or Member(s)

If no managers have been appointed or elected, provide the name and address of each member. At least one name and address must be listed. If the manager/member is an individual, complete Items 5a and 5c (leave Item 5b blank). If the manager/member is an additional managers/members, enter the names(s) and address(es) on Form LLC-12A.

a. First Name, if an individual - Do not complete Item 5b	Middle Name	Last Name	Э	Suffi	ix
Mackenzie		Thoma			
b. Entity Name - Do not complete Item 5a					
c. Address	City (no abb	reviations)	State	Zip Code	
578 Washington Blvd #590	Marina Del I	Rey	CA	90292	

6. Service of Process (Must provide either Individual of Corporation.)

INDIVIDUAL - Complete Items 6a and 6b only. Must include agent's full name and California street address.

a. California Agen	t's First Name (if agent is not a corporation)	Midd	e Name	Last Name			Suffix
Elyssia				Musolino			
b. Street Address P.O. Box	(if agent is not a corporation) - Do not enter	a	City (no abbrev	l iations)	State	Zip Co	ode
555 South Flower	Street, 24th Floor		Los Angeles		CA	90071	
CORPORAT	ION – Complete Item 6c only. Only include the	ne nam	le of the registere	ed agent Co	rporation		
c. California Regis	stered Corporate Agent's Name (if agent is a	corpora	tion) – Do not co	mplete Item	6a or 6b)	
7. Type of Busi	iness						
Describe the type	of business or services of the Limited Liability	/ Comp	pany				
Film and digital co	ontent production						
8. Chief Execut	tive Officer, if elected or appointed						
a. First Name		Middle Name Last Name		Last Name	ne		Suffix
b. Address			City (no abbreviations)		State Zip 0		ode
9. Labor Judgn	nent						
				.			
_	r or Member have an outstanding final juc rds Enforcement or a court of law, for whi	•	•		☐ Ye	es 🔽	2 No
pending, for the	violation of any wage order or provision o	of the L	abor Code?				
	I affirm under penalty of perjury that the in	nforma	tion herein is tr	ue and cor	rect and	that I	am
adilionzed i	by California law to sign.						
04/00/0000							
01/20/2022 Date	Mackenzie Thoma Type or Print Name		Member Title		gnature		
Dale	Type of Fillit Name		TIUC	SIĘ	ji iatul U		



California Secretary of State Electronic Filing

LLC Registration – Articles of Organization

Entity Name: Lola March LLC

Entity (File) Number: 202201810548

File Date: 01/13/2022

Entity Type: Domestic LLC

Jurisdiction: California

Detailed Filing Information

1. Entity Name: Lola March LLC

2. Business Addresses:

a. Initial Street Address of

Designated Office in California: 578 Washington Blvd #590

Marina Del Rey, California 90292

United States

b. Initial Mailing Address: 578 Washington Blvd #590

Marina Del Rey, California 90292

United States

3. Agent for Service of Process: Elyssia Musolino

1055 West Seventh Street, Suite 2100

Los Angeles California 90017

United States

4. Management Structure: All LLC Member(s)

5. Purpose Statement: The purpose of the limited liability

company is to engage in any lawful act or activity for which a limited liability company may be organized under the California Revised Uniform Limited

Liability Company Act.

Electronic Signature:

The organizer affirms the information contained herein is true and correct.

Organizer: Mackenzie Thoma

22-A37293

FILED

In the office of the Secretary of State of the State of California

JAN 20, 2022

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Secretary of State Statement of Information (Limited Liability Company)

IMPORTANT — This form can be filed online at bizfile.sos.ca.gov.

Read instructions before completing this form.

Filing Fee - \$20.00

Copy Fees - First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees

1. Limited Liability Company Name (Enter the exact name of the LLC. If you registered in California using an alternate name, see instructions.)

LOLA MARCH LLC

2. 12-Digit Secretary of State Entity Number 3. State, Foreign Country or Place of Organization (only if formed outside of California) 202201810548 **CALIFORNIA**

4. Business Addresses

a. Street Address of Principal Office - Do not list a P.O. Box	City (no abbreviations)	State	Zip Code
578 Washington Blvd #590	Marina Del Rey	CA	90292
b. Mailing Address of LLC, if different than item 4a	City (no abbreviations)	State	Zip Code
578 Washington Blvd #590	Marina Del Rey	CA	90292
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5. Manager(s) or Member(s)

If no managers have been appointed or elected, provide the name and address of each member. At least one name and address must be listed. If the manager/member is an individual, complete Items 5a and 5c (leave Item 5b blank). If the manager/member is an additional managers/members, enter the names(s) and address(es) on Form LLC-12A.

a. First Name, if an individual - Do not complete Item 5b	Middle Name	Last Name	9	Suffix
Mackenzie		Thoma		
b. Entity Name - Do not complete Item 5a				
b. Littity Warne - Do not complete item 3a				
c. Address	City (no al	bbreviations)	State	Zip Code
578 Washington Blvd #590	Marina De	l Rey	CA	90292

Case 2:23-cv-04901-WLH-AGR Document 131-2 Filed 01/10/25 Page 172 of 246

INDIVIDUAL - Complete Items 6a and 6b only. Must include agent's full name and California street address.

a. California Agent's First Name (if agent is not a corporation)	Midd	Middle Name Last Name				Suffix
Elyssia			Musolino			
b. Street Address (if agent is not a corporation) - Do not enter P.O. Box	a	City (no abbrev	iations)	State	Zip Co	ode
555 South Flower Street, 24th Floor		Los Angeles		CA	90071	
CORPORATION – Complete Item 6c only. Only include the	he nam	ne of the registere	d agent Co	poration	l.	
c. California Registered Corporate Agent's Name (if agent is a	corpora	ation) – Do not co	mplete Item	6a or 6b)	
7. Type of Business						
Describe the type of business or services of the Limited Liability	/ Comp	pany				
Film and digital content production						
8. Chief Executive Officer, if elected or appointed						
a. First Name	Midd	le Name	Last Name	ne		Suffix
b. Address		City (no abbrev	iations)	State	Zip Co	l nde
3.7.444.333		City (iie dazirev	autorio,	Otato	2.5 0	,
9. Labor Judgment						
Does a Manager or Member have an outstanding final jud	lamon	t issued by the l	Division			
of Labor Standards Enforcement or a court of law, for whi	_	•		☐ Ye	es 🔽	2 No
pending, for the violation of any wage order or provision of	of the L	abor Code?				
10. By signing, I affirm under penalty of perjury that the ir	nforma	ntion herein is tru	ue and cori	ect and	that I	am
authorized by California law to sign.						
01/20/2022 Mackenzie Thoma		Member				
Date Type or Print Name		Title	Sic	nature		
Type of Fillit Name		TIGO	Oig	, iatai G		

1	UNITED STATES DISTR	RICT COURT				
2	CENTRAL DISTRICT OF CALIFORNIA					
3	WESTERN DIVISION					
4						
5 6 7 8 9	MACKENZIE ANNE THOMA, a.k.a. () KENZIE ANNE, an individual and () on behalf of all others () similarly situated, () Plaintiff, () V.))) Case No.) 2:23-cv-04901 WLH) (AGRx)				
10 11	VXN GROUP LLC, a Delaware limited liability company; MIKE MILLER, an individual; and DOES 1 to 100, inclusive,					
12 13	Defendants.)					
14 15 16						
17						
18	VIDEO-RECORDED DEPOS	SITION OF:				
19	LARRY LERNE	ΞR				
20	Tuesday, September	10, 2024				
21						
22						
23						

- 3 Q. So your -- your testimony is that, regardless
- 4 of whether a payment went to Lola March LLC or was going
- 5 to Mackenzie Thoma individually, that they were treated
- 6 the same?
- 7 A. Absolutely. They still go on her personal tax
- 8 return.
- 9 Q. And so, there was no real differentiation in
- 10 terms of the business income. If she obtained
- 11 non-employee compensation as an individual or received a
- 12 non-employee compensation through the LLC, there was no
- 13 real distinction between the types of income --
- 14 (Overlapping speakers.)
- 15 A. Correct. Correct.
- 16 Q. Okay.
- 17 A. Single-member LLCs are treated as regular
- 18 personal income.
- 19 Q. And can you turn to the next page following?
- 20 A. Page 9 is Fly By Night Films, Incorporated.
- 21 That one's to Lola March.
- 22 Q. Actually, the page the page before that.
- 23 A. The page before that is ICF Technology.
- Q. And do you see an LLC noted as the payee or --
- A. No, I don't. No, I don't.

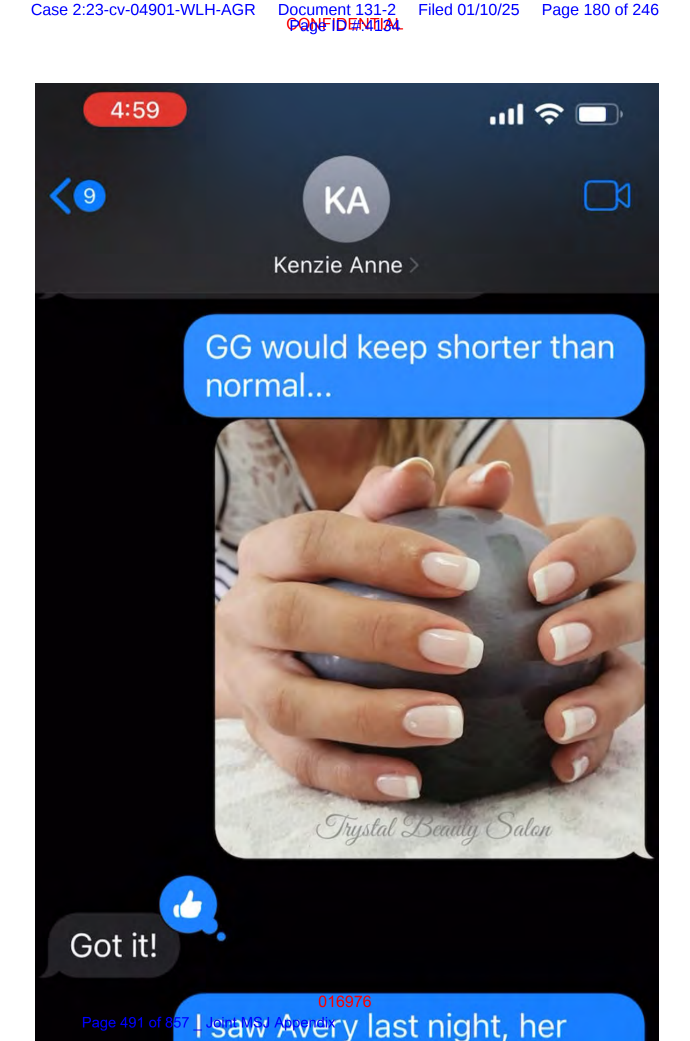
- 1 Q. And so, that payment went to her as an
- 2 individual independent contractor; is that correct?
- 3 A. Yes.
- 4 Q. Okay. Based on your services that you provided
- 5 to Mackenzie Thoma and which —— which included services
- 6 for Lola March LLC, what was the -- what was the primary
- 7 source of income for Lola March LLC in 2020?
- 8 A. I don't think Lola March was even in a hang
- 9 on one second. Let me -- I saw something earlier on
- 10 this.
- 11 Okay. Look at the California Articles of
- 12 Organization for Lola March. The entity number is
- 13 202208 and so forth.
- 14 The "2022" means that it was established in
- 15 2022. So Lola March didn't exist before January 13th of
- 16 '22.
- 17 Q. Were you at all involved in the formation of
- 18 Lola March?
- 19 A. No, I wasn't. She had someone else do that.
- 20 Q. Did you talk with Mackenzie Anne Thoma about
- 21 forming Lola March or why she did?
- 22 A. No, I did not. I mean, I was surprised that
- 23 she had formed it and not told me about it.

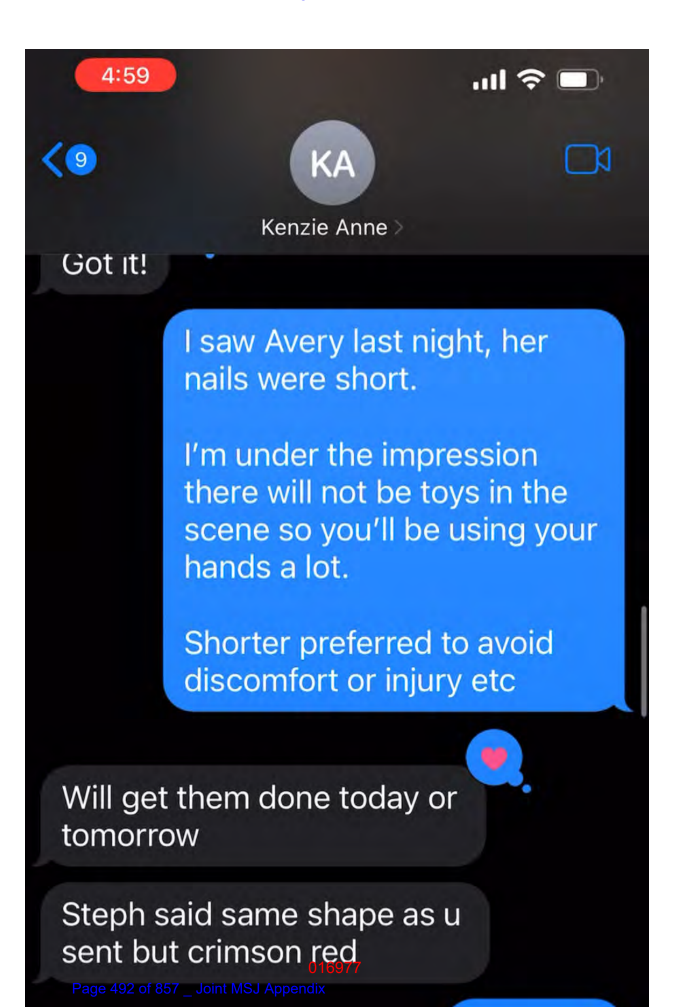
- 23 A. She ignored us. And all she kept doing was
- 24 calling and saying, "Where's my tax return? Where's my
- 25 tax return? I need my tax return. I have to get it to
 - 45

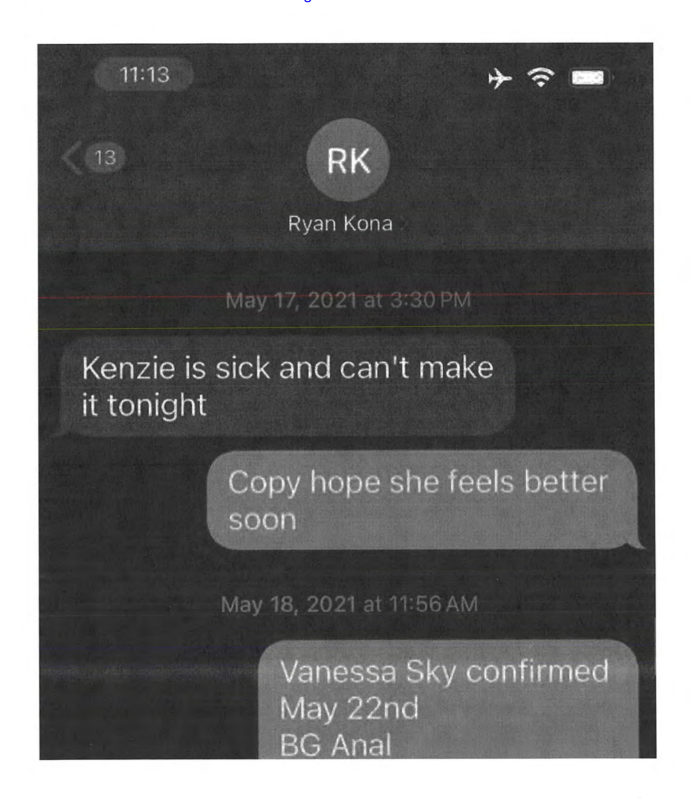
- 1 the bank."
- 2 I said, "Not so fast. We are not done figuring
- out what the true numbers are." 3
- 4 "No, I need it right now. I need it right
- 5 now."
- "Nope, you're not getting it right now." 6
- 7 Q. So, looking at these deductions and her tax
- returns, is it fair to say that the deductions that 8
- Kenzie would take for any particular category are
- 10 basically interchangeable expenses between herself
- 11 personally as a sole proprietor, Lola March LLC, and
- 12 Kenzieland LLC?
- 13 A. Yeah. It's all one and the same.
- 14 Q. Thank you.
- 15 Can I ask you a little bit about your
- 16 credentials?
- 17 A. Yeah. What would you like to know?
- Q. What is the the -- how would you state your 18



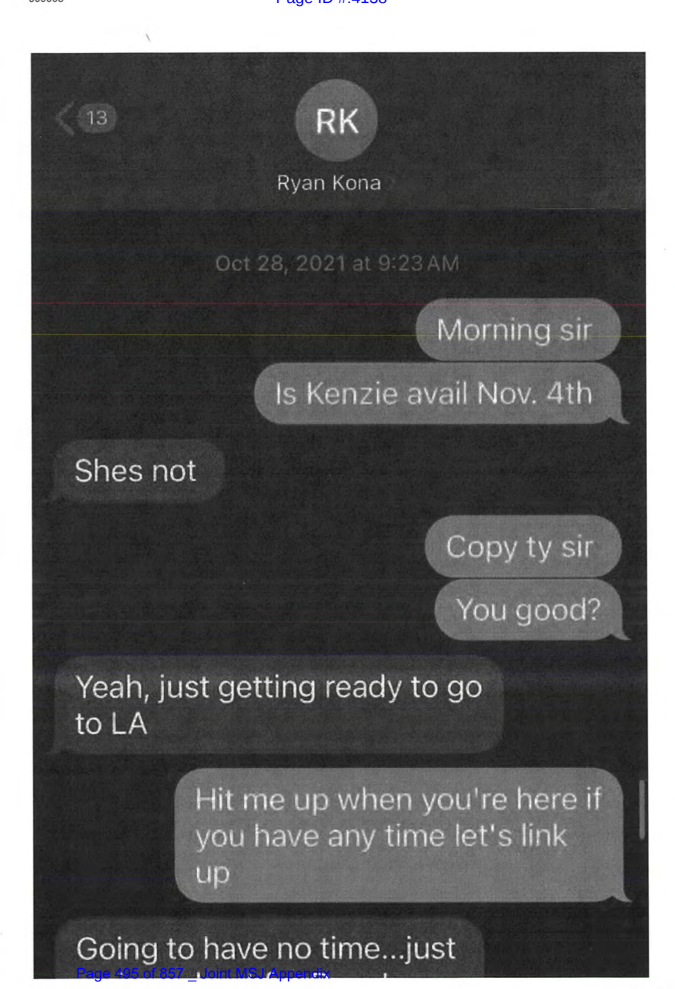
Document 131-2

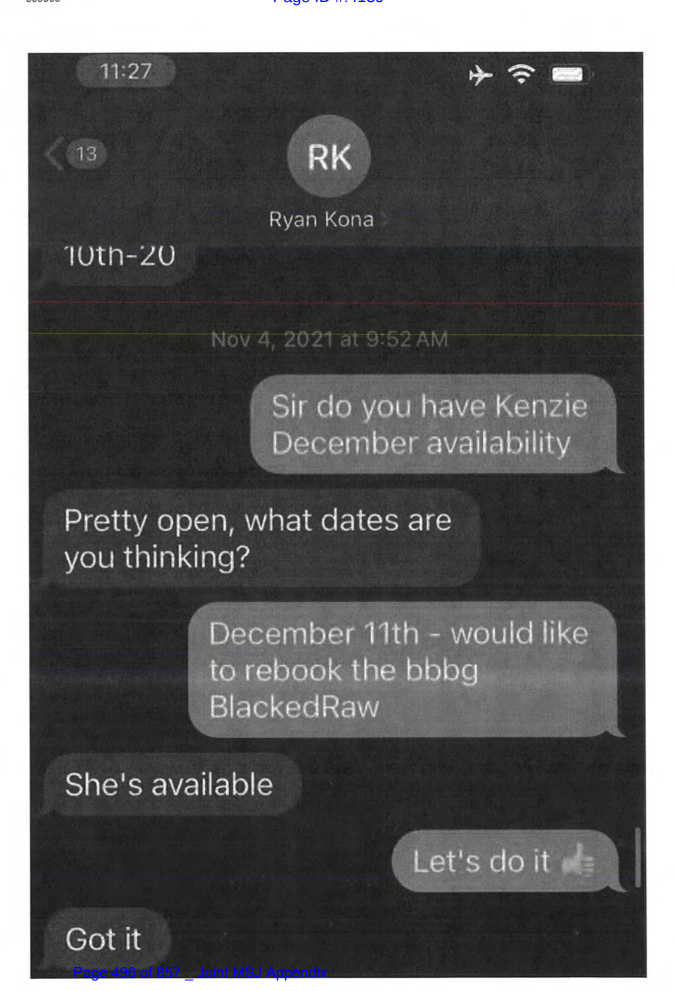


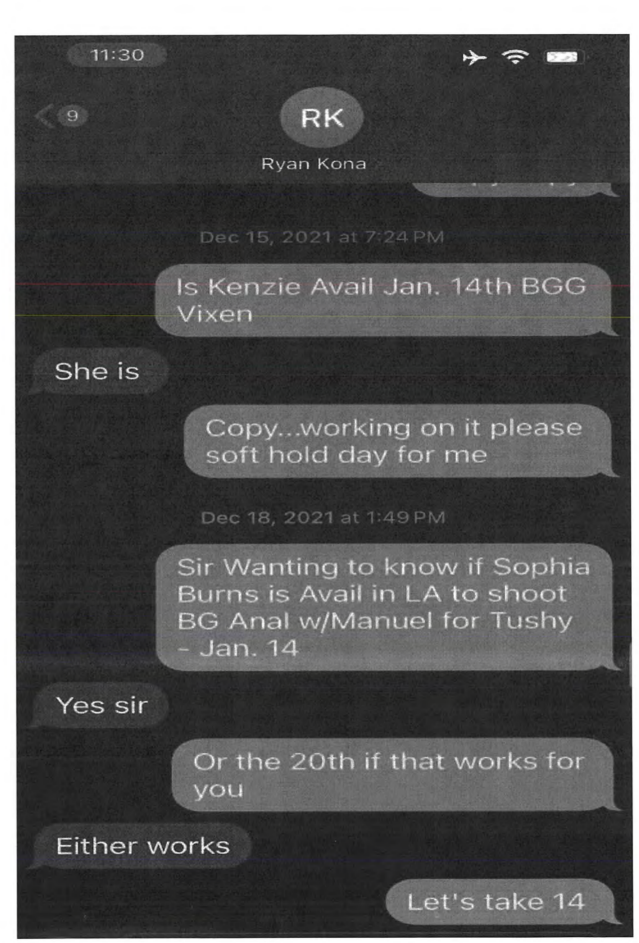






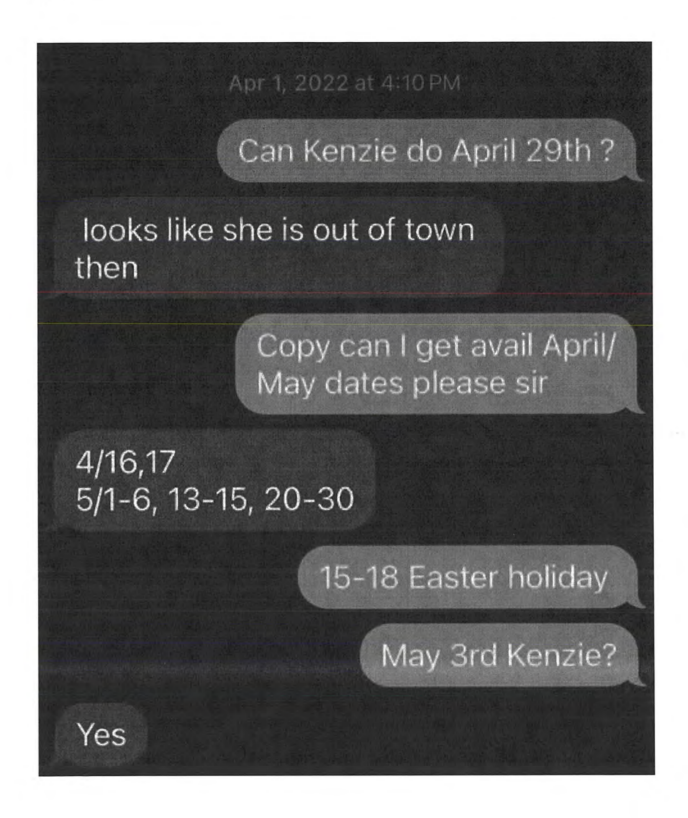


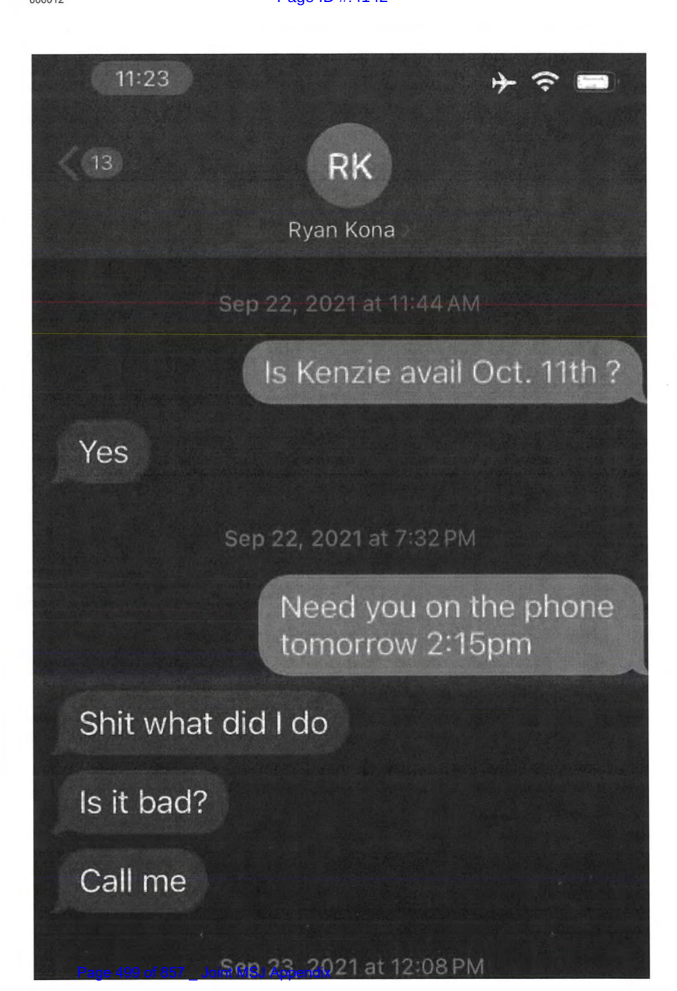


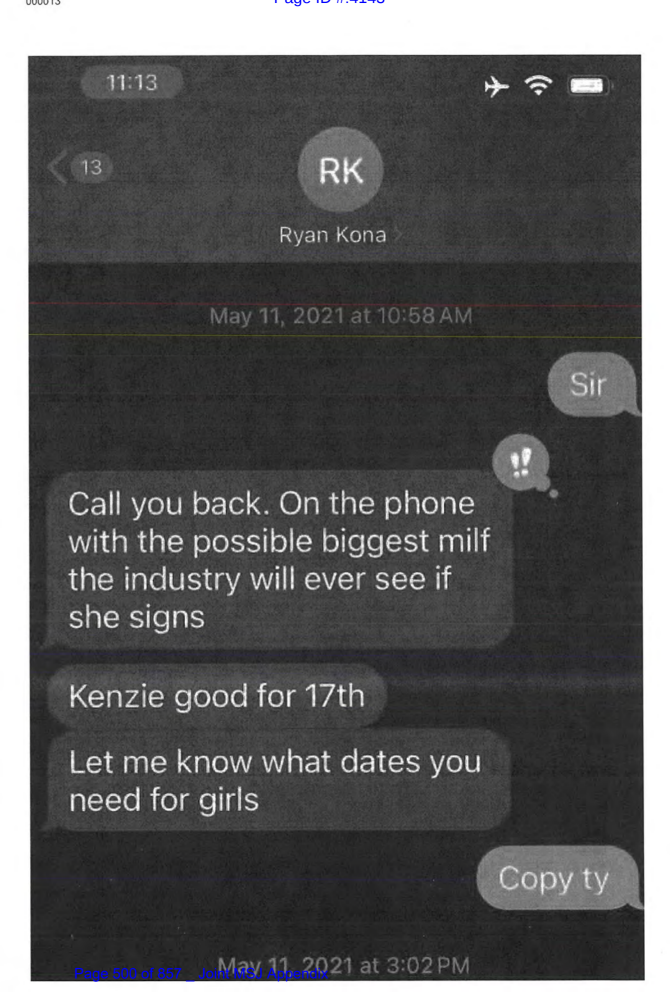


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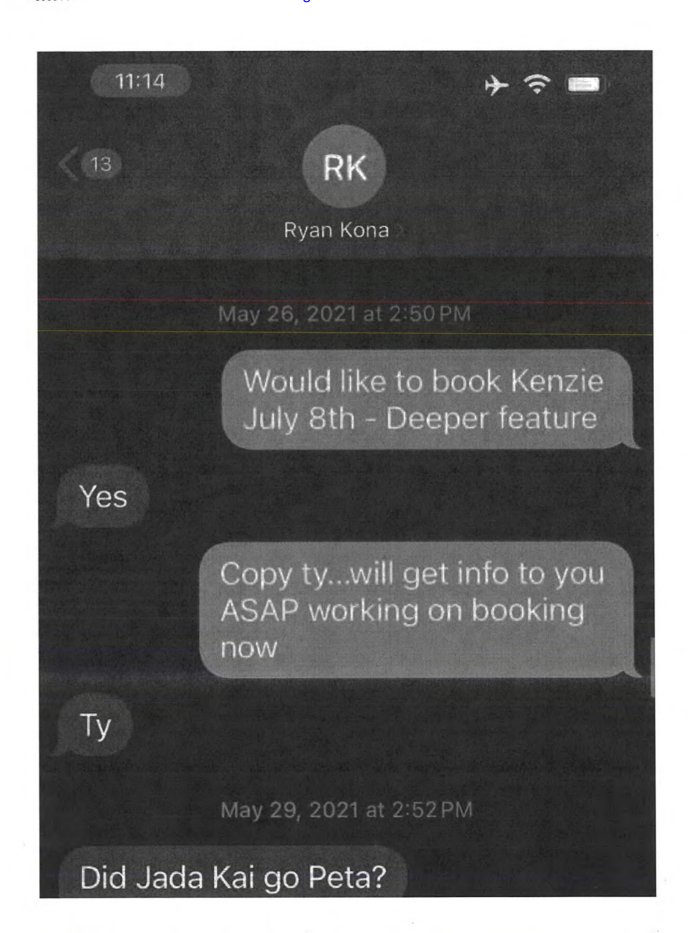


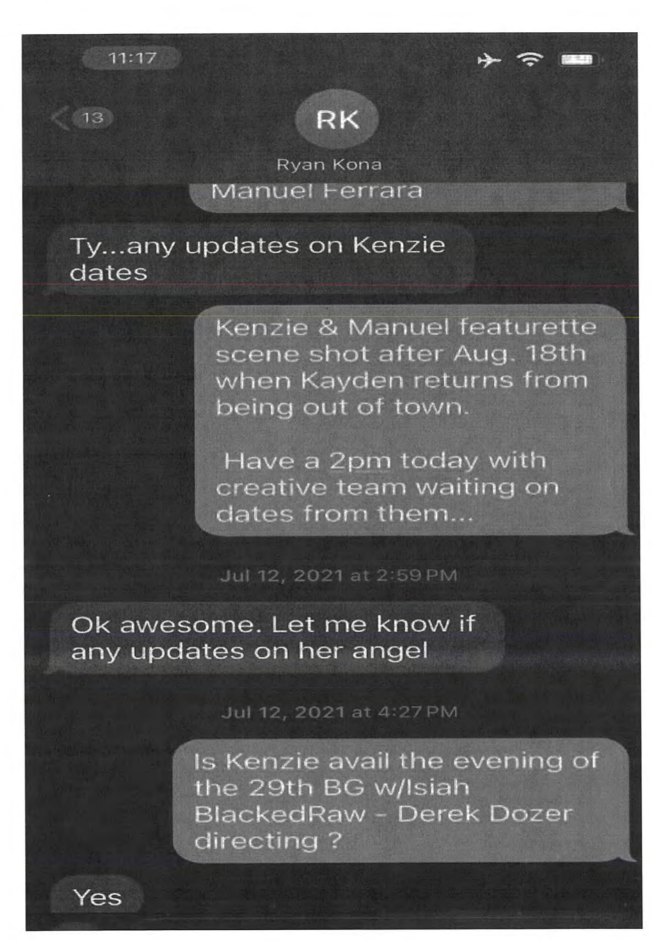


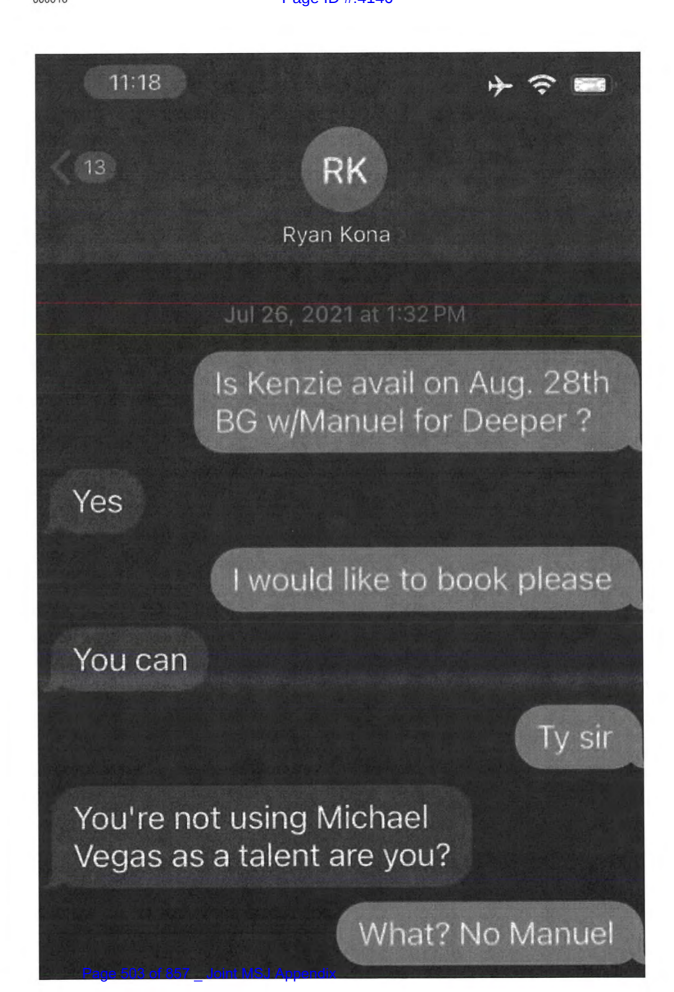


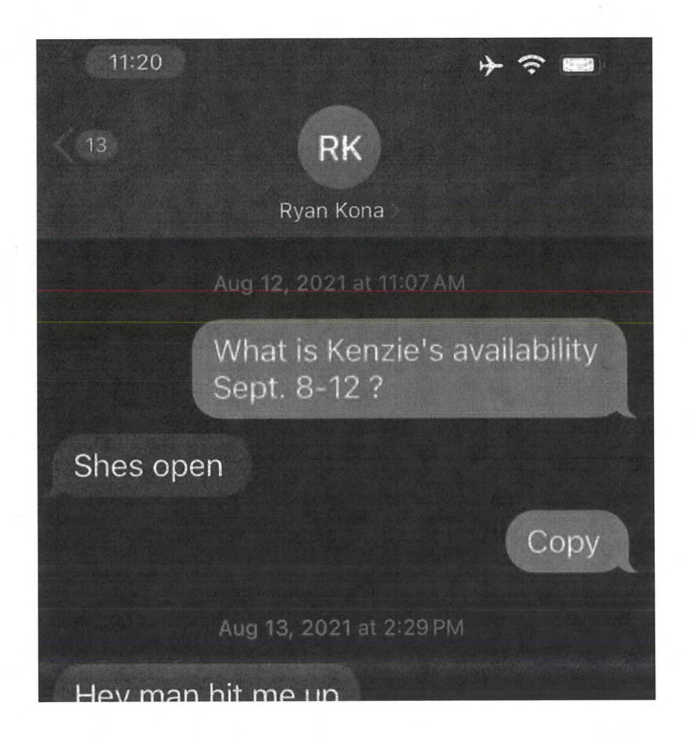
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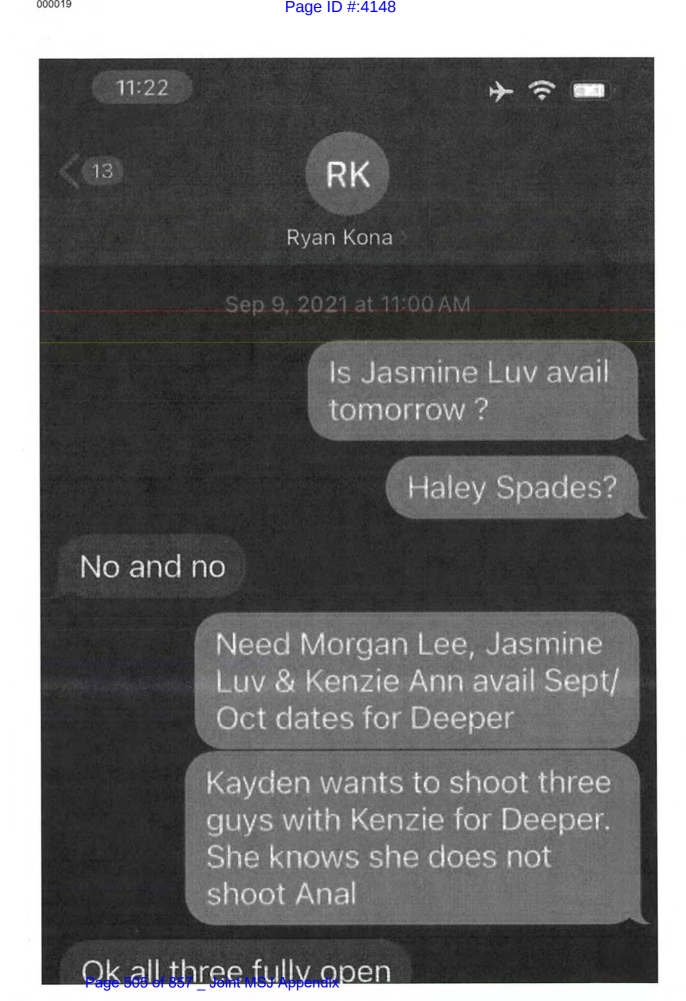
Case 2:23-cv-04901-WLH-AGR

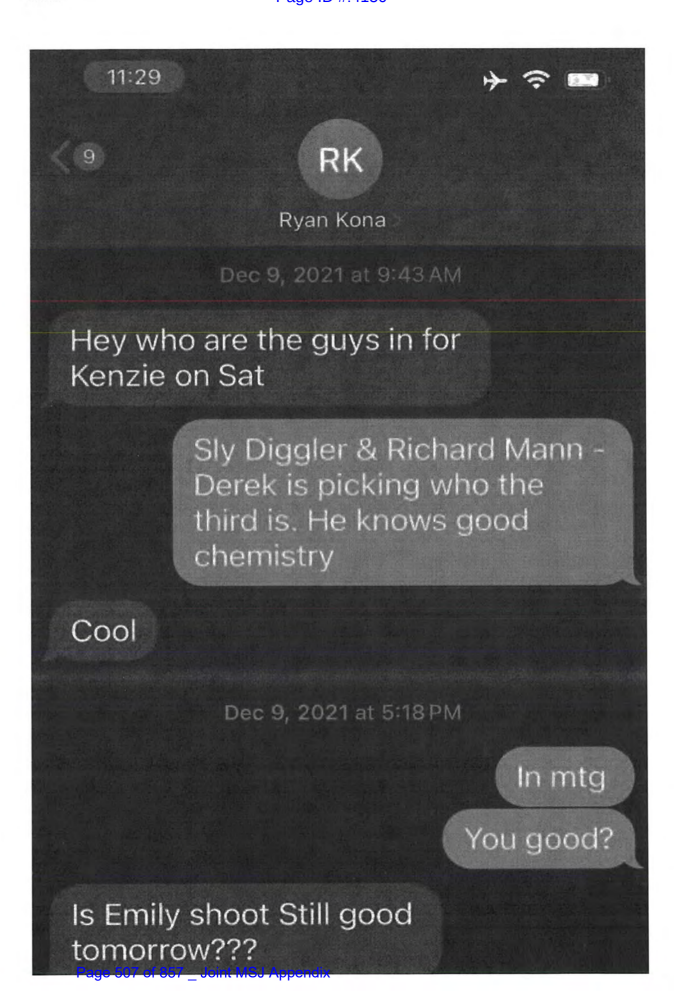


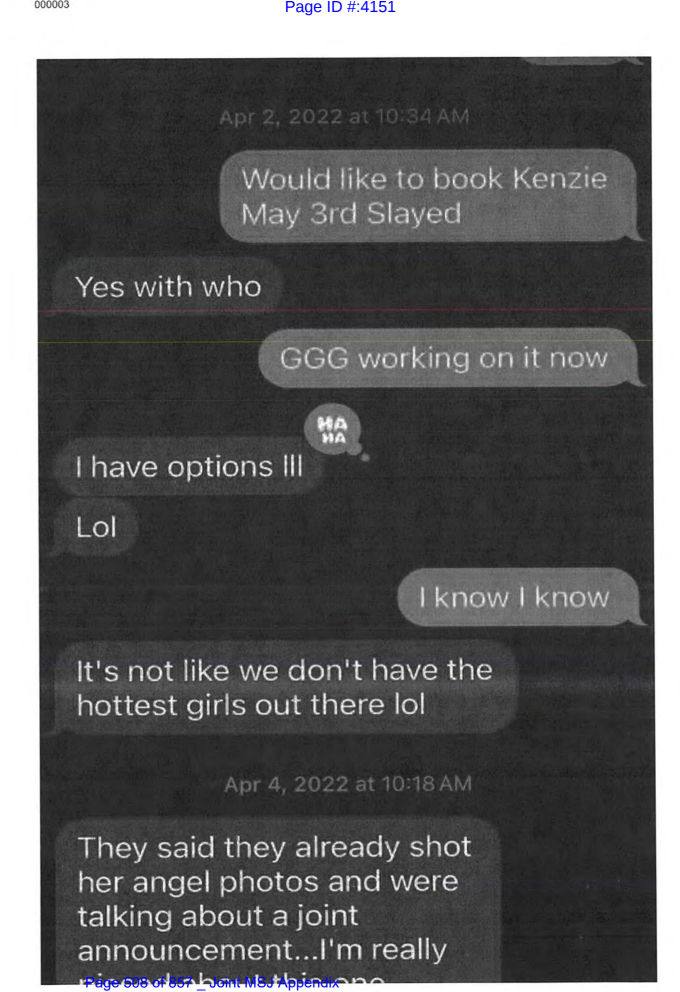












Apr 28, 2022 at 5:47 PM

Have a Slayed with Kenzie coming up on the 3rd.

There is going to be a stripper pole in the scene. Can you make sure she's ok with that. Want to make sure she doesn't have a phobia or anything like that

Yup all good

4pm need Kenzie on a call with marketing

That's fine...aria callsheet coming?

Copy

Hey still no aria callsheet

KGB have a good connection I want to keep them working together. He's on the 12th

Great

Booking a BGGG - does Kenzie work with Jax?

She can, who are the other girls

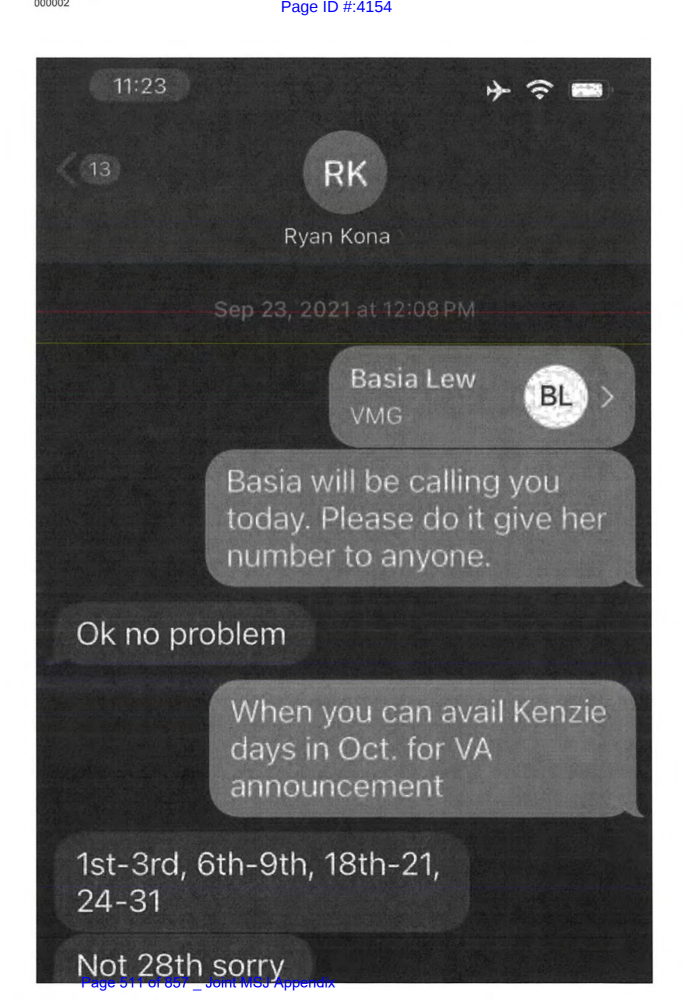
Don't have the others booked yet.

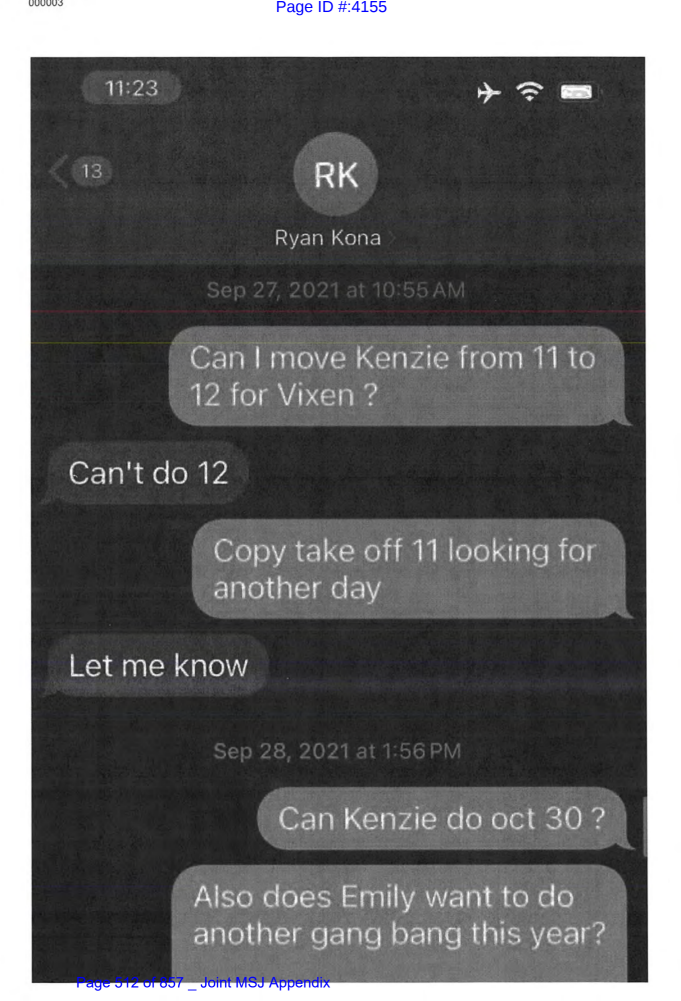
Lexi Sample available

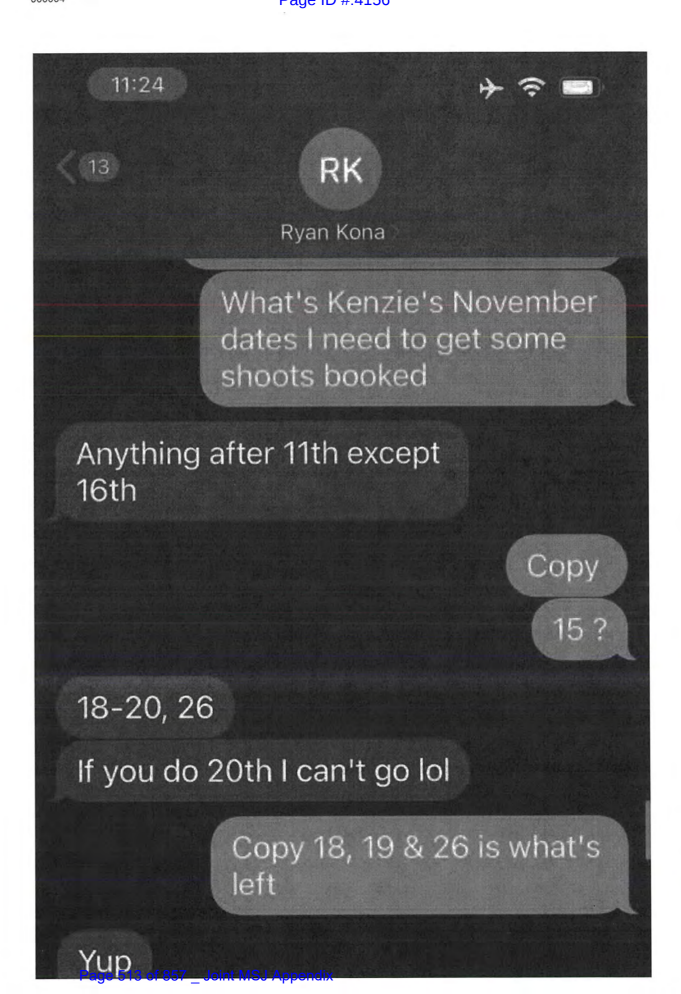
Melissa Stratton

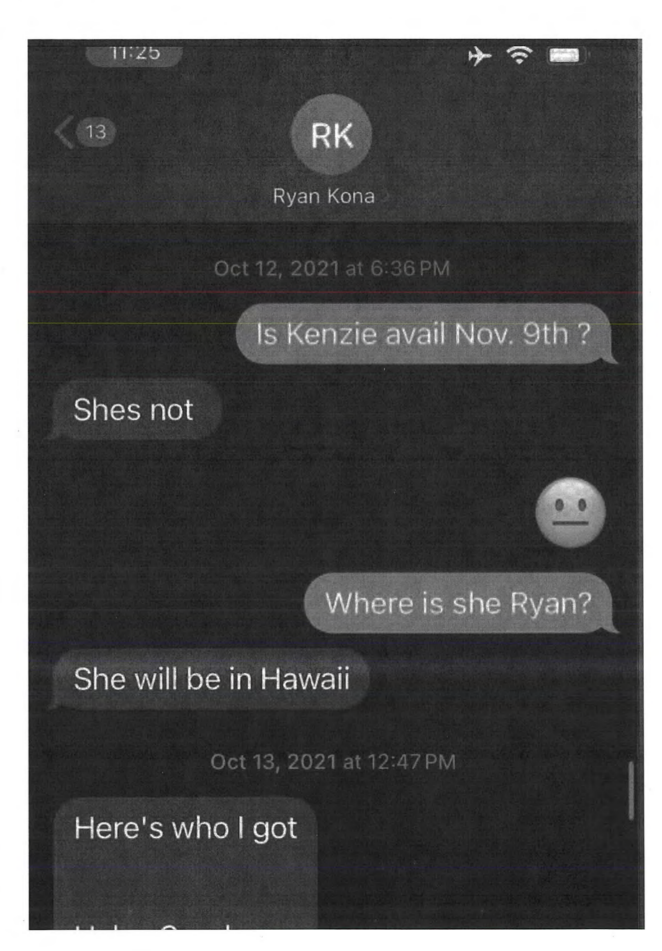
I have a month will let you know who they want. Kenzie will for sure be the focus per usual

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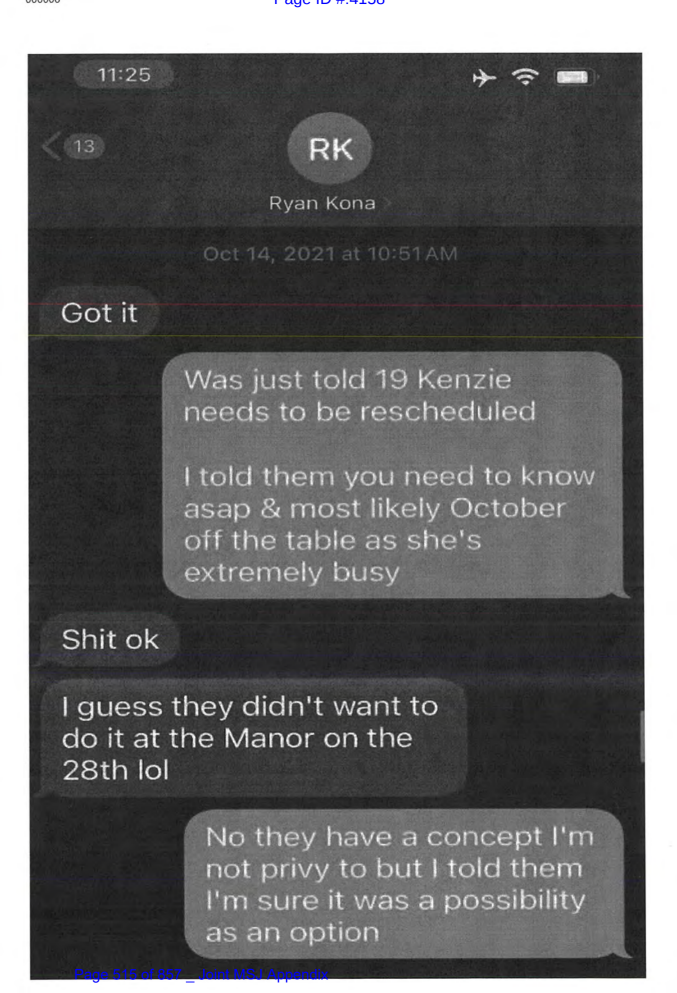


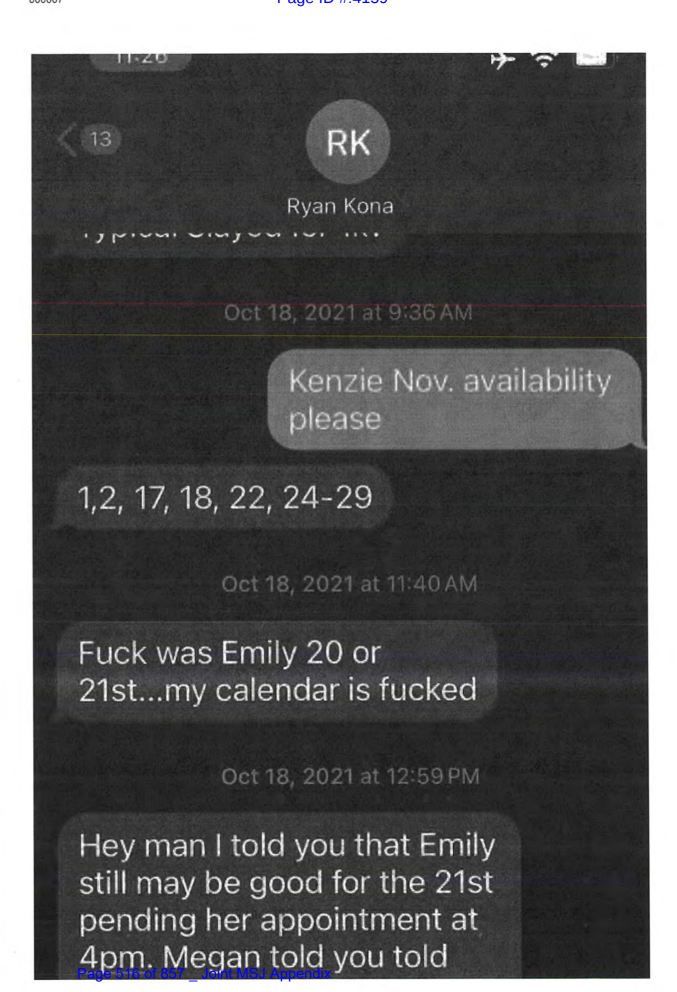






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Thu, Jul 25, 2024 at 12:52 PM





Fwd: Kenzie Anne x Vixen

Tr lige

Stephanie
To: Courtney

------Forwarded message ----From: Matt
Date: Thu, Nov 12, 2020 at 12:02 PM
Subject: Fwd: Kenzie Anne x Vixen

Begin forwarded message:

To: Stephanie

From: Chris Applebaum <chris@chrisapplebaum.com>

Date: November 11, 2020 at 9:08:16 AM PST

To: Mike Miller

Cc: misskenzieanne@gmail.com, Eric Galen <eric@sevnagency.com>, Matt

>, Alexandra

Steve

Subject: Re: Kenzie Anne x Vixen

Mike & Team,

Good morning and Thank You for the warm welcome. It's a distinct pleasure to have this opportunity to create something truly memorable with you. Kenzie could not be more enthusiastic to work with VMG as this is a dream come true for her. Thank you again for having her.

To kick off things from our side, let me serve up a few entrée items...

DATES

We are clear from Nov 30 on...

TALENT

In terms of talent for Kenzie's Vixen debut, she has a short list of possibilities that we'd love you to consider. This is without any idea of availability, etc., but if Kenzie could have her dream team it would be 2 of the following:

Gianna Dior Emily Willis Haley Reed Lika Star Tori Black Jill Cassidy Natalia Star Jessa Rhodes Adria Rae Naomi Swan

Once again, these suggestions are without knowing about any of the logistics on your side, availability, branding concerns, etc. So consider this list as a springboard to work from - for further collaboration.

PRODUCTION

I think it would be helpful if we could have a chat today or Thursday about production specifics so I can better orient the creative to your resources. On the call you mentioned that you have a DTLA location for a few more weeks, which would be great for us to take advantage of. In general, I like to have a small crew so we can move fast. I both Direct and DP everything myself along with 2 assts (camera + general PA). Everything is lit so it pops (even interior daylight scenes). I like having great Hair & MU and have options that are super-affordable. I don't want to weigh this email down with logistics so let's sidebar on that...

CREATIVE PART I

I think our brands are aligned under the vision of 'high end luxury art porn' that's more on the erotica side. Fusing this sophisticated, elevated look with Kenzie's insatiable desire for pleasure, very explicit sex, and making bodies look like the slickest, shiniest car commercial is where my head is at. While this is the Fantasy, the Vixen brand always has a story to set everything up. I think Kenzie's real-life story is great - simultaneously a fashion model and secret cam girl - until she decided one day to say fuck it and just shoot porn. I imagine a set up where (hypothetically) Gianna and Emily are getting ready for an elegant event (award show), wearing evening gowns. Chic. Yves Saint Laurent vibes. Red lips. Glossy red nails. Emily's friend Kenzie is going to pick them up in her Uber Black so they can all go to the event together. Since Gianna hasn't met Kenzie yet, she asks Emily to tell her a little more about her. Emily takes out her phone and shows her Kenzie's Instagram, explaining that she wants to get into porn and it will be fun for two pro's to give her advice. As the doorbell rings, Gianna asks (not in a bitchy way) if she's got what it takes to really make it. After all, it's not all about good looks...

Kenzie enters and the three look gorgeous together. "So this is the fashion model that wants to do porn?" Gianna asks. Let's just say that they leave the Uber in the driveway for the next hour as Gianna and Emily initiate Kenzie to see if she's got what it takes. This is a set up to have Kenzie need to "prove" herself to both Gianna and Emily. I imagine the sex to have a tinge of Andrew Blake...high heels and pearl necklaces stay on the whole time. One of the girls may simply hike up her dress but leaves it on. Kenzie ravages Gianna and Emily in impressive fashion but the initiation isn't complete. The girls need to see how far this fashion model will take it. Gianna and Emily brandish dildos, Kenzie shows them her impressive skills at blow jobs, and the two treat Kenzie to a dildo double-penetration in a final, memorable scene. In a perfect world this would be done with Kenzie standing, her hands steadying her while she holds onto a chandelier. We can work on this more if this isn't a possibility, but whatever the art direction, it should be clear to everyone by the end of this scene that Kenzie is certainly ready for the big stage...

CREATIVE PART II

As we mentioned on our call, Kenzie would certainly love to do a B/G scene to follow, especially with a Black performer (she's a subscriber to Blacked - her favorite). I feel like this could potentially link to this Premiere scene if we continue with the 'fashion model secret cam girl' theme. For instance, Jason Luv is back from work, sits down on his couch with a drink and finds Kenzie's cam show. He's dressed in a black tailored suit, like he runs a record label. He's blown away with Kenzie and since it's a 2-way cam-

chat where Kenzie sees Jason...she's in luv. Jason asks her why she doesn't do porn and when Kenzie tells him she doesn't have any connections in LA, he lets her know he can help...

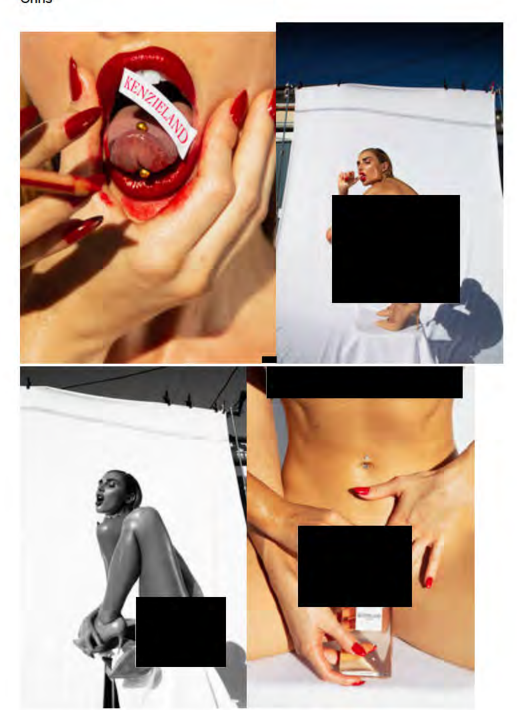
Document 131-2

Page IDENTIAL

As I mentioned before, these creative ideas are to get the ball rolling, and I'll look forward to your comments and notes. I know you've seen a lot of Kenzie but I included a couple of new images we're about to release for her new G/G OnlyFans KENZIELAND so you can have more specific visual references for what I describe as 'high end luxury art porn'. Looking forward to pushing the conversation forward!

All the best,

Chris



CHRIS APPLEBAUM
CHIEF CREATIVE OFFICER

EATS MEDIA GROUP



On Nov 10, 2020, at 3:44 PM, Mike Miller > wrote:

Hi Everyone,

On behalf of my partner Steve, myself and everyone at Vixen Media Group I want to give a warm welcome to Miss Kenzie Anne and Mr Chris Applebaum for putting their faith in the Vixen team to make this exciting project a reality. This is an amazing way to end the year and Kenzie is a perfect fit for the Vixen brand!

As discussed on our call last Friday, this email will serve as the official kick off to the project for VMG creative team and Chris leading the way with treatment.

For reference, the following people from last week's call are included on this thread:

Kenzie Anne - @misskenzieanne Chris Applebaum - Director Eric Gallen - Sevn Agency

Matt - VMG Creative Director
Alexandra - VMG Marketing Director

Looking forward to working with everyone on this!

Best, Mike Miller

Co-founder Vixen Media Group



Kodify					
Fwd: VXN STYLING: KENZIE x VIXEN					
To: Jessica Courtney	Tue, Jun 18, 2024 at 12:55				
Begin forwarded message:					
From: Lauren Bonner 	۷.				
Cc: Haley "chris@chrisapplebaum.com" <chris@chrisappl< td=""><td>Matt lebaum.com></td></chris@chrisappl<>	Matt lebaum.com>				
Thank you Stephanie! See you tomorrow 11am	studio city xx				
pulling I was picturing Emily and Alina both in glad you liked the metallics as those were my	ick up to match with your selections and re-work the				
Really looking forward to meeting Kenzie tomo					
Our office address is grey gate and I will buzz you in. You can park	Just text me when you pull up to the anywhere in the first parking lot on the left.				
Thank you!					
On Mon, Dec 7, 2020 at 8:34 AM chris@chrise	applebaum.com <chris@chrisapplebaum.com> wrote:</chris@chrisapplebaum.com>				
Best,					
Chris					
On Dec 7, 2020, at 7:13 AM, Stepha	nie wrote:				

This is great, thank you so much! I'm going to go over everything in detail as soon as I'm in office this morning and get back to you with any questions.

Lauren, 11am fitting w/ Kenzie tmrw works perfect!

Thank you guys so much! Talk to you soon.

On Sun, Dec 6, 2020 at 10:47 PM Chris Applebaum <chris@chrisapplebaum.com> wrote:

Hey Stephanie

This is an amazing pull. You did an amazing job! Thank you for so many killer options.

Since you have a lot of lingerie and shoes/accessories in-house I will not worry about these categories as much but I'll give you feedback. Overall, accessories are a must and earrings, necklaces, bracelets. etc are critical because these are the only things that will stay on the whole film. I feel the vibe could also include a gold watch...or Rolex...something Alina or Emily could wear to signify their more "professional/successful" status compared to Kenzie.

For shoes, I've attached a jpg with a few things crossed out that I dislike. There are a few things that don't read High End enough (that's the problem with Prada it's so "of the moment") and another one - I feel the polka dots are too strong a statement and I wouldn't want to distract from opulent furs, for instance.

Dresses - You created a problem because I love almost everything. With that being said, I added X marks over ones I wasn't really loving. I also added a couple stars to ones I would love to see at the Fitting. Also, I don't see long sleeves. I feel this is a short sleeve vibe. More skin. I understand the concern with returns & restocking so the only thing I'd suggest is to pare down dresses in a certain category, such as black. I see black working for everyone, but especially Emily and Alina. It would be great for Kenzie to have something that pops/stands out a little more from the other 2. I keep thinking about a promo shot of the 3 girls with Kenzie in the middle. It could be as simple as Kenzie in the red fur coat while everyone else is in black. Or she's in a metallic dress or something with a sheen. Keep in mind Kenzie is bustier than the other girls. Since there are so many options I hope this gives you some insight as to my preferences and you can thin things out based on what you think will FIT the best, since it's all about seeing the dresses on...

Furs - I pared this down and eliminated a few options that didn't feel as opulent. Also, there's an ostrich feather one that has thin lines that will buzz on-camera so I put an X over that one.

Since there are so many details just call me with any questions. I'd rather we talk than go over-budget because you're guessing about something.

213.321.6215 - if I don't pick up text me and I'll call you back.

Once again, fantastic work!

Chris

- <Lingerie.png>
- <Dresses 2.png>
- <Dresses 3.png>
- <Shoes 2.png>
- <Dresses 1.png>
- <Furs.png>
- <Shoes 1.png>

CHRIS APPLEBAUM

EATS MEDIA GROUP

<Pink copy.jpeg>

On Dec 4, 2020, at 5:20 PM, Stephanie wrote:

Hello all,

Please check out this Dropbox Link to review the wardrobe selects from today's general pull. Let me know if you are feeling the direction and if you want more or less of anything in particular.

I will have to cut this pull down quite a bit otherwise it will be a fortune, so please star anything you love. Of course, evening gowns are tricky and will really be dependent on fit and they do not always have the best hanger appeal, but you can get the jist from the pics.

The lingerie we already own and have in-house. I will also bring plenty of Agent Provocateur lingerie not pictured in the folder. Same thing with shoes/accessories, we have TONS in our wardrobe closet in the office which I will bring to the shoot.

I absolutely love feedback so please let me know all your thoughts and feelings. I want to make sure I am on the right track. If possible, please let me know your thoughts by Monday at the latest.

Lastly, I would love to do a fitting with Kenzie at our HQ Tuesday, once I pick up the pull. Is that feasible?

I am so looking forward to this project and meeting you lovely people! Have a wonderful weekend!

Thanks,

Stephanie

Thank you

Stephanie

www.VixenBrand.com

studios: kenzieland.com

Movie Title	Label	Year	Rev	Buy
Afternoon Delight x Eats	kenzieland.com	2021		
Burning Desire	kenzieland.com	2021		X
Came Back Haunted	kenzieland.com	2021		
Car Wash x Eats	kenzieland.com	2021		
Eternal Summer x Eats	kenzieland.com	2021		
Feather	kenzieland.com	2021		х
Glass Sauna	kenzieland.com	2021		
I Only Lie When I Love You x Eats	kenzieland.com	2021		
Kenzie and Jax Slayer - the Worship Video	kenzieland.com	2021		
Lolita	kenzieland.com	2021		
Love To Love You	kenzieland.com	2021		
Maid 1	kenzieland.com	2021		
Maid 2	kenzieland.com	2021		
Maid 3	kenzieland.com	2021		
Match Point (II)	kenzieland.com	2021		
Mirror	kenzieland.com	2021		
Slave for Love	kenzieland.com	2021		
Sleepover x Eats	kenzieland.com	2021		
Too Busy Earnin	kenzieland.com	2021		
Up	kenzieland.com	2021		
Vanna Bardot and Codey Steele Submit	kenzieland.com	2021		
Worship	kenzieland.com	2021		
Young and Beautiful	kenzieland.com	2021		X

Showing 1 to 23 of 23 entries

Do another search...

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kenzie anne - iafd.com

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Kenzie Anne

☞ 😵 🚾 S.P



Photo Copyright/Courtesy of vixen com

PERFORMER AKA
Kenzie Ann Miss Kenzie Anne
BIRTHDAY
March 9, 1993 (31 years old)
ASTROLOGY
Pisces
BIRTHPLACE
Newbury Park, CA, USA
YEARS ACTIVE
2020-2024 (Started around 27 years old)
WEBSITE
Telegram
Official website
Playboy Centerfold
Twitch
Chaturbate
SOCIAL NETWORK
XO∂66 <mark>6</mark> 8
DIGITAL DISTRIBUTION PLATFORM

kenzie anne - iafd.com

Case 2:23-cv-04901-WLH-AGR

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Vital Stats	Comments	Awards	Credited With	Filter
ETHNICITY				
Caucasian				
NATIONALITY				
American				
HAIR COLORS				
Brown/Dark B	lond/Dirty Blond			
EYE COLOR				
Hazel				
HEIGHT				
5 feet, 6 inche	s (168 cm)			
WEIGHT				
121 lbs (55 kg)			
MEASUREMEN	ITS			
34D-23-34				
TATTOOS				
None				
PIERCINGS				
Tongue; Nippl	es; Navel			

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Performer Credits (196) Check Scene Pairings

Titles in YELLOW are Webscenes; Blue are Bi/All-Male titles and Grey are compilations.

Movie Title	Year *	Distributor	Notes	Rev	Formats 2	
Pet Of The Month November 2020	2020	penthousegold.com			0	
Absolute Dime	2021	blacked.com	Squirt Bald Creampie		0	
Afternoon Delight x Eats	2021	kenzieland.com	Bald NonSex			
Best Friends Always Help Each Other Get Naked Live	2021	cherrypimps.com	LezOnly Bald		0	
Black and White 19	2021	Pulse Distribution	Bald Creampie	2	D	
Blacked Raw V46	2021	Pulse Distribution	Squirt Bald Creampie	4	D	
Blonde Bombshell Kenzie Anne Teaches Young Black Damion Dayski The	2021	julesjordan.com	Facial Squirt Bald		0	
Pleasures Of A Real Woman						
Breaking Through	2021	vixen.com	LezOnly Bald AnalToy		0	
Burning Desire	2021	kenzieland.com	LezOnly Bald		0	
Calling For Kenzie	2021	Brazzers Network	Squirt Bald Creampie		0	
Came Back Haunted	2021	kenzieland.com	LezOnly Bald			
Car Wash x Eats	2021	kenzieland.com	Bald NonSex			
Defiance	2021	slayed.com	LezOnly Bald		0	
Dressed to Impress	2021	badoink.com	Bald VR		0	
Eternal Summer x Eats	2021	kenzieland.com	Bald NonSex			
Feather	2021	kenzieland.com	Bald MastOnly		DO	
Florentine 1	2021	deeper.com	NonSex		0	
Florentine 2	2021	deeper.com	Facial Squirt Bald		0	
Glass Sauna	2021	kenzieland.com	Bald MastOnly			
Halloween 2021 (II)	2021	penthousegold.com	NonSex		0	
Halston Presents: Kenzie Anne Interracial Threesome	2021	julesjordan.com	Facial Bald		0	
Hot Girl Summer	2021	Jules Jordan Video	Facial Bald		D	
I Only Lie When I Love You x Eats	2021	kenzieland.com	LezOnly			
Kenzie and Jax Slayer - the Worship Video	2021	kenzieland.com	Facial Bald Footjob			
Kenzie Anne Lets Her Juicy Pussy Get Destroyed	2021	bang.com	Bald Creampie		0	
Kenzie Anne: Big Dreams Do Come True	2021	julesjordan.com	Facial Squirt Bald		0	
Kenzie's Showcase of Sluttiness	2021	mikeadriano.com	BJOnly Facial Bald		0	
Labor Day 2021	2021	penthousegold.com	NonSex		0	
Lolita	2021	kenzieland.com	LezOnly Bald			
Love To Love You	2021	kenzieland.com	LezOnly Bald			
Maid 1	2021	kenzieland.com	LezOnly Bald			
Maid 2	2021	kenzieland.com	LezOnly Bald			
Maid 3	2021	kenzieland.com	LezOnly Bald			
Match Point (II)	2021	kenzieland.com	LezOnly Bald			
Mirror	2021	kenzieland.com	Bald MastOnly			
Party Girls 30810	2021	naughtyamerica.com	Bald VR		0	
Primal Heat	2021	slayed.com	LezOnly Squirt Bald		0	
Sexy Kenzie Anne Oiled Up and Creampied	2021	manyvids.com	Bald Creampie			
Should I Stay	2021	vixen.com	Facial Bald Footjob		0	
Slave for Love	2021	kenzieland.com	Facial Squirt Bald CumSwap			
Sleepover x Eats	2021	kenzieland.com	LezOnly Bald			
Static Electricity	2021	playboyplus.com	Bald NonSex			
Supercharged	2021	playboyplus.com	Bald NonSex		0	
This Is Not A Drill	2021	blacked.com	Bald Creampie		0	
Tonight's Girlfriend 30788	2021	naughtyamerica.com	Facial Bald VR		0	
Too Busy Earnin	2021	kenzieland.com	Bald MastOnly			
Up	2021	kenzieland.com	Bald MastOnly			
Vanna Bardot and Codey Steele Submit	2021	kenzieland.com	Bald CumSwap			

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Movie Title	Year	Distributor	Notes	Rev	Formats 0
Worship	2021	kenzieland.com	Bald MastOnly		
Young and Beautiful	2021	kenzieland.com	LezOnly Bald		DO
3some with Kenzie Anne and Emma Hix	2022	manyvids.com	Facial Bald CumSwap Swallow		0
Aiden Ashley's House Party	2022	bellesaplus.co	Bald		0
Aiden Ashley's House Party: Main Room	2022	bellesaplus.co	Bald		0
Aiden Ashley's House Party: Waiting Room	2022	bellesaplus.co	Bald		0
Anal Models 11	2022	Pulse Distribution	Anal Facial Bald A2M	1	D
Angela's House Of Hedonism 3	2022	Brazzers Network	Facial Bald CumSwap	'	0
Badoink Studios: Super Bundle Compilation	2022	badoink.com			0
Behind the Scenes - Feet Party for Club Girls	2022	loveherfilms.com	Bald VR		0
Behind the Scenes - Flashing for the Role	2022	loveherfilms.com			
Belle Says Kenzie Must Cum First	2022	bellesaplus.co	Bald		0
Bellesa House Blowjob Compilation 1	2022	bellesaplus.co	BJOnly Bald		0
Best New Starlets 2022	2022	Elegant Angel	LezOnly Bald		D
Big Cock Bully 30929	2022	naughtyamerica.com	Facial Bald		0
Big Cock Bully 31393	2022	naughtyamerica.com	Bald VR		0
Blind Date 38: Kenzie and Quinton	2022	bellesaplus.co	Bald		0
Blondes on Dredd	2022	Jules Jordan Video	Facial Squirt Bald		D
Bushless Bubble Butts 2	2022	ASM (Adult Source Media)	Facial Bald	1	D
Busty Nympho Kenzie Anne Has an Appetite for Large Cocks	2022	julesjordan.com	Facial Bald		0
Casting Call	2022	loveherfilms.com	Bald Footjob		DO
Clinic In Romance	2022	girlsway.com	LezOnly Bald		0
Cosplay Supergirl and Wonder Woman Get Freaky	2022	camsoda.com	LezOnly Bald		
Cum Sauna	2022	AdultTime.com	Bald		DO
Date Nights Vol. 10 - Kenzie Anne	2022	manyvids.com	Facial Bald Swallow		
Deep Diving Into Kenzie Anne	2022	cherrypimps.com	Bald		0
Dirty Wives Club 30849	2022	naughtyamerica.com	Bald		0
Drip 1	2022	Pulse Distribution	LezOnly Bald		D
Electric Chemistry	2022	deeplush.com	Squirt Bald Creampie		0
Episode 74: Kenzie and Damon	2022	bellesaplus.co	Bald		0
Eternals: Thena A XXX Parody	2022	badoink.com	Bald VR		0
Feet Party for Club Girls	2022	loveherfilms.com	LezOnly Bald		0
Flashing for the Role	2022	loveherfilms.com	Bald		0
Fun in the Sun	2022	badoink.com	Bald VR		0
GFE: Naughty Cowgirls	2022	sexlikereal.com	Bald Creampie VR		
Girl Crush 6	2022	Pulse Distribution	LezOnly Bald		D
Going Viral	2022	propertysex.com	Bald		0
Heiress	2022	tushy.com	Anal Facial Bald A2M	1	DO
Helping You Unwind	2022	AdultTime.com	Bald		-
I Have a Wife 31214	2022	naughtyamerica.com	Bald		0
Icons 5	2022	Pulse Distribution	Facial Bald Footjob	1	D
If It Feels Good 3	2022	Pulse Distribution		1	D
			Facial Squirt Bald	ı	0
Interview with Cherry Of The Month Kenzie Anne	2022	cherrypimps.com	NonSex		
JOI Tease with Kenzie Anne	2022	loveherfilms.com	Bald MastOnly		0
Kenzie 4 You	2022	dorcelclub.com	Facial Bald		0
Kenzie Anne - The Big Facial	2022	manyvids.com	BJOnly Facial		
Kenzie Anne and Zac Wild	2022	fangearplus.vip	Facial Bald		
Kenzie Anne Gets A Keiran Lee Facial	2022	fangearplus.vip	Facial Bald		
Kenzie Anne Takes a Huge Cock Balls Deep And Loves It	2022	bang.com	Facial Bald		0
Kenzie Anne Takes a Huge Cock Balls Deep and Loves It BTS	2022	bang.com	Bald		

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Main Silver Michael Mic						D
Material Wilson Wilso		2022	cherrypimps.com			0
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Movie Title	Year	Distributor	Notes	Rev	Formats 9
True Bombshell	2022	hollyrandall.com	Bald MastOnly		0
Vagitarians 3: Oil Edition	2022	Evil Angel	Facial Bald	1	D
Who's Your Daddy 20	2022	Zero Tolerance	Bald		D
Zero to Hero 5: Kenzie Anne	2022	bellesaplus.co	Bald		0
All For Money	2023	Wicked Pictures	Facial Bald		
Behind the Scenes - Casting Call	2023	loveherfilms.com	Bald		
Behind the Scenes - Making Him Stay	2023	loveherfilms.com	Bald Footjob		
Best Feet Cumshot Compilation 2022	2023	loveherfilms.com	Bald Footjob		0
Big Cock Bully 14	2023	Pure Play Media	Facial Bald		D
Blonde Ravaged	2023	jaxslayher.com	Facial Bald Swallow		0
Busty Wife Fantasies 5	2023	Pulse Distribution	Bald		D
Dirty Wives Club 41	2023	Pure Play Media	Bald		D
Double Love 1	2023	Girlfriends Films	LezOnly Bald		
Double, Double Date and Trouble	2023	girlsway.com	LezOnly Bald		0
Freeuse Fantasies	2023	Pulse Distribution	Facial Bald		D
Fucking My Biggest Toy for the First Time	2023	sextpanther.com	Bald MastOnly		
Gorgeous Blonde Vixen Kenzie Anne Lust For Dark Lord Lexington Steele	2023	julesjordan.com	Facial Squirt Bald Swallow		0
If It Feels Good 4	2023	Pulse Distribution	Facial Bald CumSwap	1	D
Interracial Tendencies	2023	ASM (Adult Source Media)	Bald Creampie	•	D
Kenna James Kenzie Anne Colorfuck Threesome	2023	manyvids.com	Bald CumSwap		
Kenzie Anne Can't Stop Cumming	2023				0
Kenzie Anne Is A Blonde Flirt Who Swallows Cum		MrLuckyPOV.com	Bald Swelley		0
	2023	mrluckyvip.com	Facial Bald Swallow		D
Lexington Steele: The Connoisseur	2023	Jules Jordan Video	Facial Squirt Bald		
Loyal Service	2023	Pulse Distribution	LezOnly Bald		D
MILF 3	2023	Pulse Distribution	Facial Bald		D
Morning Sex	2023	manyvids.com	Bald		D
One Night Stand	2023	manyvids.com	Bald Creampie		DO
Oopsie! The Cum Sauna	2023	Pulse Distribution	Bald		
Playtime With Belle	2023	Bellesa Films	Bald		D
Reckless	2023	Pulse Distribution	Facial Bald Swallow		DO
Reckless 2	2023	Pulse Distribution	LezOnly Bald		DRO
Reckless: Did You Come Here to Seduce Me	2023	wicked.com	LezOnly Bald		0
Reckless: What I Didn't Kill Anyone	2023	wicked.com	Facial Bald Swallow		0
Reckless: What's Up With This Sudden Interest	2023	wicked.com	NonSex		0
Sex Friends Las Vegas	2023	Fred Coppula Prod	LezOnly Bald		
Sex Friends Los Angeles	2023	Fred Coppula Prod	Bald		
Stars 11	2023	Pulse Distribution	Facial Bald		D
Take Care of Yourself (II)	2023	Pulse Distribution	Squirt Bald		D
Transfixed: Treating Ourselves Again	2023	Pulse Distribution	Bald		D
Treat Yourself	2023	Pulse Distribution	Bald MastOnly		D
Trouble in Paradise	2023	Girlfriends Films	LezOnly Bald		
What Others Want: A Kenzie Anne Story	2023	puretaboo.com	Squirt Bald		0
Working Up A Lather	2023	twistysnetwork.com	LezOnly Bald		0
Beg For Breeding Video	2024	sextpanther.com	Bald MastOnly		
Blind Dates 8	2024	Bellesa Films	Bald		D
Tonight's Girlfriend 32667	2024	naughtyamerica.com	Bald VR		0
Transfixed: Muses 2	2024	Pulse Distribution	Facial Bald		D
When Girls Play 46	2024	Pulse Distribution	LezOnly Bald		D
Showing 1 to 196 of 196 entries					

Showing 1 to 196 of 196 entries

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1
                 IN THE UNITED STATES DISTRICT COURT
 2
                    CENTRAL DISTRICT OF CALIFORNIA
 3
 4
      MACKENZIE ANN THOMA, a.k.a
                                          CASE No:
      KENZIE ANNE, an individual and )
                                          2:23-cv 04901 WLH
      on behalf of all others
 5
                                          (AGRx)
      similarly situated,
 6
                                          VOLUME I
                 Plaintiff,
 7
      VS.
 8
      VXN GROUP, LLC, a Delaware
 9
      limited liability company;
      STRIKE 3 HOLDINGS, LLC, a
10
      Delaware limited liability
      company; GENERAL MEDIA
11
      SYSTEMS, LLC, a Delaware
      limited liability company;
12
      MIKE MILLER, an individual;
      and DOES 1 through 100,
1.3
      inclusive,
14
                 Defendants.
15
16
17
18
                      DEPOSITION OF MICHAEL MOSNY
19
                      Monday, September 16, 2024
20
21
22
      Reported by: Brandi Wilson
23
                     CSR No. 13760
24
25
      Job No.:
                    306811
                                                                      1
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1 So Ryan was the bulk of it. And the owner, 2 David Bacon, was -- would be available. 3 Okay. So let's say that you wanted to start 4 narrowing down the logistics and getting something 5 solidified for an upcoming shoot --Yes, ma'am. 6 Α. 7 -- or film or shoot or whatever it may be? 0. 8 Yes, ma'am. Α. 9 What would happen? You would call, email, 0. 10 text Ryan Kona? How would you initiate the 11 communication? 12 Be typically one of two ways. I would be Α. 1.3 handed down or communicating information internally to 14 where they had this availability throughout said days. We would like to find out if Kenzie was available and 15 16 like to shoot on those days if she's in town, if she's 17 not, you know, working for herself or other people or 18 anything like that. We want to make sure that it works 19 out well for her. Or the agent would reach out and say, "Hey" --20 21 preemptively, like, "Hey, she's going to be in town in 22 the next month from here to here. Is there anything you 23 think you would put together within this window?" 24 I would then take those dates and reverse 25 engineer and go to production and say, "Hey, is there

1 something we can -- we can put together here for 2 Kenzie?" 3 Q. Okay. Got it. So when you say internally --4 you would communicate internally, is that to the 5 production team? Yes, ma'am. 6 Α. 7 Okay. And what is it that the production team 0. 8 is basing off of? Is that preset days that they have 9 scheduled to do a shoot, for example, or do a film, for 10 example? 11 There's a lot of different factors that would Α. 12 come into play -- availability on team members, the production team, equipment variability, location 1.3 14 availability. It could be the weather, depending if 15 you're looking to do something nice and sunny outside, 16 it wouldn't be best to plan something like that in a 17 gloomy month. So there's a lot of different things that come 18 19 into play when it comes to putting something together. 20 But, yes, that production would say "We can -- we have 21 all the assets, all the aspects of what we need, so you 22 can move forward with talent." 23 Got it. And exactly how that plays out over Q. 24 in the production department, who would be the head 25 person over there that would know all the details of the

1 Ο. That apply to her that she needs to abide by, 2 for example. 3 Α. I mean, in theory, on paper, there are 4 quidelines that you're -- that you're trying to 5 implement so you can carry on your business in a way 6 that everybody can anticipate it's going to move 7 So you're trying to stick to that. Okay. So you mentioned a couple things there. 8 Q. You mentioned "in theory" and "on paper"; right? What 9 10 do you mean by that there are quidelines in theory? 11 Well, number 7, "All policies which would Α. 12 apply to Plaintiff during the claim period while she 1.3 rendered services to Defendant, including, but not 14 limited to tattoos, body piercings, and cosmetic-related 15 [sic] alterations." 16 When you are putting together a film -- stop 17 me if I'm going outside of the scope -- you are presented, in reference to casting, images of how the 18 19 principals will appear on this visual medium. So what's 20 presented to you is what you would be expecting to show 21 up on set. 22 There's been a lot of planning, creative 23 logistics. And all things tend to revolve around the

57

appearance of your principal actress -- actresses and

the stars of the film.

24

1	A It's a preference of how we would like talent to	
2	arrive on set for the Blacked Raw shoot.	
3	Q Okay. Is this also a preference. Then, just below	
4	that sentence, "Natural or French mani-pedi nails only,	
5	please no gel polish." That's a preference?	
6	A Yes.	
7	Q Okay. What does it say next, though, if they don't	
8	do that?	
9	A "Job is canceled if model does not arrive with	
10	proper nails."	
11	Q Okay. Thanks. Let's read about eyelashes then.	
12	"No eyelash extensions allowed for shoot. Please remove any	
13	and all eyelash extensions." What does it say after that?	
14	A "Job is canceled if model arrived with eyelash	
15	extensions."	
16	Q It doesn't really seem like a preference then, it	
17	seems like a requirement or the job is canceled. That's what	
18	it's saying.	
19	A It says, "Job is canceled."	
20	Q Great. Thank you. Let's go back to Exhibit 5, the	
21	first-performance agreement. Look at Page 3, Section 9,	
22	Paragraph No. 9: "Performer agrees during the term of this	
23	agreement to reasonably promote producer's brands and it's	
24	affiliate brands on their social media accounts.	
25	"Including but not limited to Twitter, Instagram,	
		104

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and others reasonably requested by producer, to the best of
 1
 2
      her abilities consistent with performer's other professional
      photo shoots and media appearances?"
 3
                What does this mean -- actually, I'll ask you: Is
 4
 5
      this requiring plaintiff to promote producer's brands, the
      ones that you listed for me earlier today, to promote those
 6
 7
      on her social media?
                Yes.
 8
           Α
 9
                Did plaintiff fulfill that obligation? Did she
10
      actually do it, because, you know, we'll talk about what
11
      happened in practice?
                I don't know if she fulfilled the social media
12
1.3
      aspect.
           MS. COHEN: I'm going to introduce as Exhibit 9.
14
                (Plaintiff's Exhibit 9 was marked for
15
16
                identification.)
17
      BY MS. COHEN:
                Have you seen this photograph before?
18
           0
19
           Α
                Yes.
                Do you see the date at the bottom -- do you agree
20
21
       that this is an Instagram post on Ms. Kenzie Anne's
22
      Instagram?
23
                Yes.
           Α
24
                Do you see the date here of the post December 13th,
25
      2021?
                                                                        105
```

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trying to help us get to when plaintiff provided Vixen with a 3 W9? 4 5 Yes. So the W9 is part of the paperwork process on Α set that all of our actors are required to fill out prior to 6 any active live shooting -- film shooting. 7 MS. COHEN: I'm sorry, madam court reporter, could you 8 9 please read back the witness's answer. 10 (Record read.) 11 BY MS. COHEN: 12 Okay. And you're not sure, as you sit here today, whether -- what plaintiff had put on the W9? 1.3 14 Α Correct. Maybe I can help you, do you know if it said, 15 16 Mackenzie Anne Thoma? 17 W9s typically require a full legal name, so I would expect her full legal name would be on the paperwork. 18 19 0 Did it say Kenzie Land, LLC? I don't know. 20 Α 21 Did it say Lola March, LLC? Q 22 I don't know. Α 23

Q So based on your testimony that the court reporter -- that madam court reporter helpfully read back, it

25 was part of required paperwork?

24

1	A. And Kenzie Anne is all of those things a
2	star, an actress, an influencer. These terms. So she
3	would always present herself as such.
4	Q. Okay. Are you familiar with the circumstances
5	surrounding any termination of Plaintiff's contract with
6	Defendants?
7	A. Could you are you asking could you
8	rephrase? Am I
9	Q. Are you familiar with any do you have any
10	information on how Plaintiff's relationship with Vixen
11	came to an end?
12	A. I can speak on specific production things that
13	occurred.
14	Q. Sure.
15	A. This goes well, I can talk about
16	"Kenzieland." "Kenzieland" was our biggest production
17	of the year that obviously, with the name
18	"Kenzieland," this was extremely Kenzie-centric. This
19	was as a matter of fact, we would call it a showcase
20	where one actor is involved in every part of the
21	production based on the strength of their performance
22	and their popularity. And it's your star.
23	When we were doing a "Kenzieland" movie, I
24	know a lot of prep went into that. That did not happen
25	due to her unavailability.
	139

1 with us, that she had posted a boy-girl scene on her 2 social media platforms with Jax -- and other areas --3 that were seen. And people had seen this. 4 And that's what brought up the addendum. 5 Because, yeah, she had, in fact, shot her first boy-girl scene with Jax after there was a meeting discussing what 6 7 she would do and how she wanted the scene to go for 8 Vixen. And she was involved in the creative planning of 9 it. And then before that scene happened, she linked up 10 with the male talent through Chef and shot it before. 11 0. So it's the same performer the company 12 cast -- the same performer that Vixen cast for Kenzie's 1.3 first boy-girl scene was also the same performer that 14 Kenzie performed with in the boy-girl scene that she 15 filmed prior to filming the first boy-girl scene with 16 Vixen; is that correct? The same actor? 17 True. Α. 18 Q. Is that correct? 19 Α. Yeah. 20 Okay. And, to your knowledge, was that a 0. 21 release for Kenzie's own platforms, or was that a 22 release for some other company? 23 I don't know. Α. 24 Okay. Was Vixen concerned about advance Q. 25 notice of body modifications based on the fact that 164

EXHIBIT 44 FILED UNDER SEAL

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Case		ment 131-2 e ID #:4192	Filed 01/10/25	Page 238 of 246						
	l dig									
1	KANE LAW FIRM									
2	Brad S. Kane (SBN 151547) bkane@kanelaw.la									
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4	Los Angeles, CA 90035									
5	Tel: (323) 697-9840 Fax: (323) 571-3579									
6	Trey Brown (SBN 314469)									
7	trey.brown@vixenmediagroup.c	com								
8	11337 Ventura Blvd.									
9	Studio City, CA 91604									
10	Attorneys for Defendants VXN GROUP LLC and MIKE	MILLER								
11	UNITED S	TATES DI	STRICT COU	RT						
12	CENTRAL I	DISTRICT	OF CALIFOR							
13	WI	ESTERN D	IVISION							
14	MACKENZIE ANNE THOMA	, Case	e No. 2:23–cv –	04901 WLH (AGRx)						
15	a.k.a. KENZIE ANNE, an individual and on behalf of all	DE	CLARATION	OE LADDV						
	others similarly situated,		RNER	OF LAKK!						
16	Plaintiff,									
17	V.	Com	nplaint Filed:	April 20, 2023						
18	VXN GROUP LLC, a Delaware	Rem	noved:	June 21, 2023						
19	limited liability company; MIKI									
20	MILLER, an individual; and DC 1 to 100, inclusive,	DES								
21	Defendants.									
22										
23										
24										
25										
26										
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	DECLARA	TION OF I	LARRY LERN	ER						

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KANE LAW FIRM 1154 S. Crescent Heights Blvd. Los Angeles, CA 90035

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- I, Larry Lerner, hereby declare as follows:
- I am a tax professional licensed by the Internal Revenue Service as an 1. Enrolled Agent. As an Enrolled Agent, I have provided professional tax services in California for approximately 40 years. I have served as the CEO of Artists Business Management Group, Inc., ("ABMG") since its inception in 1989. I am personally familiar with, and, if called upon, could and would testify to the facts contained herein from my personal knowledge
- In 2019, an acquaintance referred Mackenzie Anne Thoma ("Thoma") 2. to me as a client for tax services, and I, along with other ABMG employees, began providing bookkeeping and tax preparation services for Thoma and her various business entities.
- 3. To prepare Thoma's federal tax returns, ABMG required, and received from Thoma certain financial information, including tax forms listing income (e.g., W-2s and 1099s), and Thoma's personal accounting of business expenses related to her business activities.
- ABMG prepared and filed Thoma's federal tax returns for the years 4. 2020, 2021, and 2022. In addition to Thoma's individual taxes, these tax returns included Schedule C's related to Thoma's businesses.
- For the 2023 tax year, Thoma again engaged ABMG for tax preparation services. However, after ABMG began work on her file, Thoma refused to answer inquiries seeking to clarify her claimed business expenses. Instead, Thoma communicated to me that she wanted ABMG to manipulate her taxes to artificially inflate her income in hopes of qualifying for a loan to finance a home mortgage.
- 6. The tax manipulation requested by Thoma presented a serious professional risk to me and ABMG. It is not uncommon for individuals to artificially inflate income to obtain favorable loan terms. When such a borrower

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defaults on their mortgage, banks who underwrote the loan often pin liability on accountants who prepared fraudulent tax returns.

- 7. Because I refused to perpetrate the fraud requested of me and ABMG by Thoma, she refused to cooperate with ABMG and obtained tax services elsewhere. Although ABMG expended nearly 15 hours preparing Thoma's 2023 tax returns, Thoma refused to pay ABMG's invoice of approximately \$1,500.
- On or about August 22, 2024, I was served with a subpoena for my 8. personal deposition and, on behalf of ABMG, a subpoena to produce documents related to Thoma.
- 9. On or about August 23, 2024, I received a telephone call from Thoma, during which she pleaded with me not to comply with subpoena. Thoma claimed that if I were to comply with the subpoena by producing documents, "it would harm her case." In response, I informed Ms. Thoma that I had no legal basis to disobey the subpoena and reminded her that ABMG's bill remained unpaid.
- 10. Around that same time, I also received a letter from Thoma's counsel, Sarah Cohen ("Cohen"), dated August 23, 2024, which informed me that Ms. Cohen intended to file a Motion to Quash the subpoenas directed to me and ABMG, and that producing documents in response to the subpoena could subject me to civil liability, court sanctions, and contempt of court.
- 11. A true and correct copy of Ms. Cohen's August 23, 2024 letter to me was previously filed on the docket in this matter – **Dkt.** # **107-1** at p. 42.
- 12. I was skeptical of Ms. Cohen's letter because of my past experience where Thoma asked me to commit fraud on her behalf. I also knew that my legal obligations required me to comply with the subpoena and that absent a court order or formal withdrawal of the subpoena, it was still necessary for me to comply.
- In response to Ms. Cohen's letter, on August 23, 2024, I emailed Ms. Cohen and informed her that "I have no way of knowing if your information is

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correct and have no trust in your information." I said that "[i]f your client wishes my assistance she will need to clear up her balance with our firm." I said this because I did not want to pay an attorney to help me find a way to avoid legal compliance for Thoma who I did not trust who did not value my time or work. I ended the email by saying "when and if I receive a release from the court we will comply. Until then we will calendar it to meet the deadline we were served with."

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- A true and correct copy of my August 23, 2024, email reply to Ms. 14. Cohen was previously filed on the docket in this matter – **Dkt. 107-1** at p. 44.
- 15. Subsequently, I received a telephone call from Ms. Cohen during which she threatened to send me to jail if I complied with the subpoena. In response, I told Ms. Cohen that unless and until I received a court order to the contrary, I was going to comply with the subpoena. I did not appreciate her bullying me.
- 16. On August 29, 2024, I received an email from defense counsel Trey Brown ("Brown"), informing me of an Order from this Court upholding the validity of subpoenas. I did not, however, receive any such communication from Ms. Cohen informing me of the Order or that she never filed a Motion to Quash as represented in her letter.
- 17. In response to Mr. Brown's email, I produced via email 5 documents to Mr. Brown that contained my notes and information concerning Ms. Thoma's business deductions and income from the 2022 tax year.
- 18. On September 3, 2024, I was deposed in this matter. During the deposition, Mr. Brown asked a me series of questions regarding the nature of Ms. Thoma's business deductions. Although Mr. Brown did not specifically request Thoma's tax returns, rather than cross reference the returns in response to each question, I emailed Mr. Brown Thoma's tax returns for the years 2020, 2021, and 2022, which were prepared and filed by ABMG.

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- 19. During my deposition, Ms. Cohen revisited my email and accused me of blackmail, which I found offensive and extremely unfair. She claimed I was blackmailing Thoma by asking her to pay her outstanding bill with my firm. I believe she was trying to scare me into changing my testimony. However, I told the truth about her bullying and Thoma's fraud and would not be further intimidated into changing my testimony.
- I have never blackmailed anyone. I take my reputation, my 20. professional license and my business very seriously. I also take compliance with the law very seriously. As a tax professional, I know that the law must be followed and I have a legal and ethical duty to comply with the law. I feel that Ms. Cohen attempted to use her status as a licensed legal professional to do just the opposite coerce me into unlawful behavior.
- A true and correct copy of redacted excerpts from Thoma's 2020 Tax 21. Return, including a Schedule C filed therewith is attached hereto as "Exhibit 46."
- A true and correct copy of redacted excerpts from Thoma's 2021 Tax 22. Return, including a Schedule C filed therewith is attached hereto as "Exhibit 47."
- A true and correct copy of redacted excerpts from Thoma's 2022 Tax 23. Return, including a Schedule C filed therewith is attached hereto as "Exhibit 48."
- 24. To prepare Thoma's tax returns, ABMG requested that Thoma provide any W-2 forms, 1099s, and a categorized grouping of business deductions. ABMG then uses this information to generate a tax return. All documents generated, produced, and reviewed to prepare tax returns are shared with or possessed by our clients, and Thoma is no exception. Accordingly, since we furnished Thoma her 2020, 2021, and tax returns promptly after each filing, and her lawsuit was filed on April 20, 2023, Thoma has possessed, at all times since the filing of her lawsuit, all of the 1099's, Schedule C's, and business deduction information produced by ABMG in response to the Defendants' subpoenas.

I declare under penalty of perjury that the foregoing is true and correct. Executed on December 18, 2024, at Los Angeles, California.

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DECLARATION OF LARRY LERNER

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